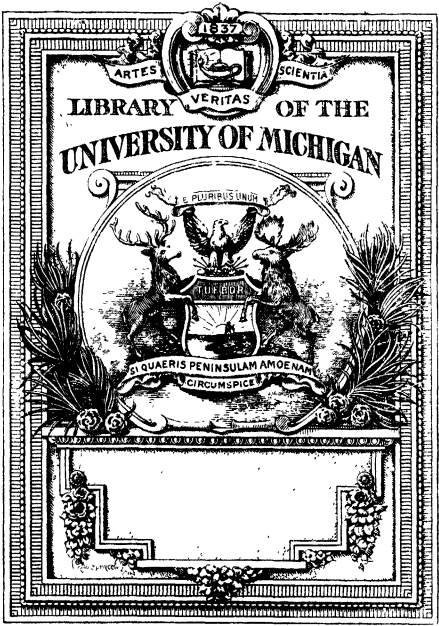


CALENDAR  
OF  
CLOSE ROLLS

EDWARD III.

1346-1349



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CALENDAR  
OF THE  
CLOSE ROLLS

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EDWARD III.  
VOL. VIII.  
A.D. 1346—1349.

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## P R E F A C E .

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THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313). The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. A. B. Hinds, M.A., and he has also compiled the Index.

H. C. MAXWELL LYTE.

Public Record Office,  
15 *March*, 1905.



## CORRIGENDA.

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- Page 9, line 34, *for* Clairvaux *read* Clerussel.  
,, 12, ,, 46, *after* Richard *read* (*sic*).  
,, 30, ,, 40, *for* Randolph, Levyngton *read* Randolph Levyngton.  
,, 37, ,, 11, *for* Kyngesliere *read* Kyngesbiere.  
,, 81, ,, 7, *for* Geneva *read* Genoa.  
,, 128, ,, 2 from bottom, *for* Fisshatre *read* Fisshacre.  
,, 193, ,, 37, *for* William *read* Walter.  
,, 263, ,, 42, *for* Gerendon *read* Gereudon.  
,, 296, ,, 5 from bottom, *for* Leen *read* Leeu.  
,, 333, ,, 32, *for* 26*l.* *read* 26*s.*  
,, 358, ,, 12, *for* Leen *read* Leeu.  
,, 502, ,, 25, *for* Pouchardoun *read* Ponchardoun.



CALENDAR  
OF  
CLOSE ROLLS.

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20 EDWARD III.—PART 1.

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1346.

MEMBRANE 26.

Jan. 26.  
Westminster.

To Reymund Seguyn, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the prior of St. Denys near Southampton a tun of red wine of the present season of 'reek' for the celebration of masses for the souls of all the faithful departed, in accordance with the king's grant to him of a tun of such wine to be received yearly.

Jan. 28.  
Westminster.

To the same. Order to deliver to the abbot of Waverle a tun of red wine of the present season of 'reek,' in accordance with the king's grant to the abbot and convent of that place of a tun of such wine to be received yearly.

Jan. 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to direct the taxers and collectors in co. Kent of the tenth and fifteenth last granted by the laity to supersede levying the same of the goods of the hospital of St. Thomas the Martyr, Estbrugg, Canterbury, as the hospital is so slenderly endowed, as the king has learned by trustworthy testimony, that the goods thereof do not suffice for the maintenance of the master and poor there, and if it be charged with the aids granted by the community of the realm the master will not able to maintain the charges incumbent thereupon.

Feb. 10.  
Westminster.

William parson of Bursele church and Ralph atte Watere of Bursele, imprisoned at Wyndesore for trespass of venison in that forest, have a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in Wyndesore forest, to bail them.

Feb. 7.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon R. bishop of Coventry and Lichfield for 9½ sacks 3 stones 7½ pounds of wool for his portion if they find that he paid the moiety of his wool in accordance with the grant thereof as he has shown the king that he delivered 10 sacks for his moiety of wool in accordance with the grant made in the parliament held at Westminster in the 12th year of the reign, long before the summons of the council at Northampton in that year, to John de Causton and Thomas de Swanlond, collectors of customs in the port of London, yet the treasurer and barons exact 9½ sacks 3 stones 7½ pounds of wool from him for his portion as if he had not paid his moiety as aforesaid, because it was ordained in the said council that what was in arrear of the 20,000 sacks granted should be levied in accordance with the rate of the portion of the fifteenth, to wit for every 20s. of the fifteenth 10 stones or cloves of wool of 14 pounds each, and *pro rata* whereupon he has besought the king to provide a remedy.

1346.

*Membrane 26—cont.*Feb. 12.  
Westminster.

To William Basset and his fellows, justices of assize in co. Northumberland. Whereas lately at the suit of John son of John de Evere, knight, showing that he arramed before those justices an assize of mort d'ancestor against Robert Darrayns, concerning the manor of Calverdon Darrayns, and Robert died while the assize was pending, and subsequently John arramed another assize of mort d'ancestor against John de Eseby, tenant of that manor, and the sheriff of the county took the manor into the king's hand by reason of certain debts in which Robert was bound to the king for the time when he was sheriff of that county, and John son of John beseeching the king to cause the assize to be proceeded with, notwithstanding that the manor was in the king's hand, the king ordered the justices to proceed with the assize and to render justice to the parties notwithstanding the said cause, but not to proceed to render judgment without consulting the king, and now John son of John has besought the king by his petition before the king and his council to order justice to be done to him in the premises, as it was acknowledged by the assize that John de Evere, John's father, died seised of the said manor in his demesne as of fee, after the coronation of Henry III, and that John is his next heir, and that John de Eseby was tenant of the manor on the day of the impetration of the writ against him: the king orders the justices to proceed to judgment upon the verdict of that assize, if it has been taken as aforesaid, notwithstanding that the manor is in the king's hand.

By p.s. [17276, 17277.]

Feb. 13.  
Westminster.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of William de Emelode, who is so sick and broken by age that he cannot travail to execute the duties of that office.

Feb. 10.  
Westminster.

To John Darcy 'le fitz,' escheator in the liberty of Holdernesse, or to him who supplies his place there. Order not to distrain Herbert de Sancto Quintino for his homage, as he has done homage to the king for the lands which he holds of him.

By p.s. [17249.]

Feb. 10.  
Westminster.

To the collectors of customs in the port of Newcastle upon Tyne. Order to deliver to William del Wode, the king's serjeant at arms or to his attorney, all the goods and chattels found in a ship called '*la Jouette*' of Warnett at the time when the ship was forfeited to the king because the collectors found 8 dickers of hides therein not coketted or custumed, as the king has given those goods to William.

By p.s. [17250.]

To the same. Like order to deliver the said ship called '*la Jouet*' to John de Wyndesore, the king's yeoman, to whom the king has given it.

By the same writ.

Feb. 12.  
Westminster.

To William de Middleton, escheator in cos. Norfolk and Suffolk. Order not to intermeddle further with the manor of Mendelisham, restoring the issues thereof to Sibyl late the wife of Otto Buttetourt, as the king has learned by inquisition taken by the escheator that Otto at his death held no lands in chief or in demesne or in service in that bailiwick, but that he held the said manor jointly with Sibyl of Roger de Leukanore, by the service of 1*d.* yearly for all services.

To John de Engayne of Taversham, escheator in cos. Cambridge and Huntingdon. Like order not to intermeddle further with the manor of Hamerton, co. Huntingdon, as the king has learned by inquisition taken by the escheator that Otto Buttort at his death held no lands in his demesne as of fee, or for life, in chief, but that he was jointly enfeofed of the said manor with Sibyl, of another than the king, by certain services.

1346.

*Membrane 26—cont.*

Feb. 10. To the treasurer and barons of the exchequer. Order to allow to Thomas  
Westminster. de Swynford, sheriff of Bedford and Buckingham and approver in those counties, such wages as have been allowed to other sheriffs and approvers there.

Feb. 14. To the same. Order to inspect the rolls and memoranda of the exchequer,  
Westminster. and if they find that the town of Creyk, co. York, and the men living there, are of the liberty of Durham and have always been quit of the aids granted by the community of the realm, then to supersede the demand made upon the men and tenants there for the ninth, as Th. bishop of Durham has shown the king that whereas that town is parcel of his bishopric and liberty of Durham, and although the men there, by reason of that liberty, have been quit of all aids granted by the community of the realm from time out of mind, yet the sheriff of York distrains them for the ninth, whereupon the bishop has besought the king to provide a remedy. By C.

Feb. 15. To Reymund Seguyn, the king's butler, or to him who supplies his place  
Westminster. in the town of Southampton. Order to deliver to the abbot and convent of St. Edward, Lettele, a tun of wine of the right prise for the present year, in accordance with the grant to them by Henry III of a tun of such wine to be received yearly between Christmas and the Purification for celebrating masses in that church.

Jan. 26. To the sheriff of Lincoln. Order to cause the abbot of Neuhaus to have  
Westminster. seisin of 2 messuages and 14 acres of land in Haburgh, which Robert son of Gocelin held, who was outlawed for felony, it is said, as the king has learned by inquisition taken by the sheriff that the said messuages and land have been in the king's hand for a year and a day, that Robert held them of the abbot, and that Saier de Rocheford, the late sheriff, had the year, day and waste thereof, and ought to answer therefor to the king.

To the same. Order to cause Geoffrey de Neubald of Lymbergh to have seisin of 8 acres of land in Haburgh which Robert son of Gocelin held, who was outlawed for felony, it is said, as the king has learned by inquisition taken by the sheriff that the said land has been in the king's hand for a year and a day that Robert held it of Geoffrey, and that Saier de Rochefort, sometime sheriff of the county, had the year, day and waste thereof, and ought to answer therefor to the king.

*MEMBRANE 25.*

Jan. 30. To William Randolph, bailiff of Salisbury. Order to deliver to John de  
Westminster. Staunton, Adam de la Home and their fellows, merchants of England, 2 horses and 4½ cloths, by a mainprise, as at the suit of those merchants, showing that they had been plundered of wool, wool-fells and other merchandise to the value of 2,000 marks, in a ship of Lescluse in Flanders, laded in the port of London, when sailing to Flanders, during the last truce between the king and his adversaries of France, by certain pirates and malefactors of France, the king ordered all merchants, sheriffs, bailiffs, ministers and lieges of England to arrest all the goods of those malefactors and of other merchants and men of the realm of France and to arrest such men and keep them safely until further order, certifying the king in chancery thereupon, and William returned that by virtue of that order he arrested at Salisbury James Seint Fyncien of Amyas and John Gourneye of Picardy with two horses of James, price 2 marks, and 4½ cloths, price 100s. ; and now John de Staunton and the others have besought the king

1346.

Membrane 25—cont.

to order the horses and cloths to be delivered to them in part satisfaction of the 2,000 marks, and they have found in chancery Walter Forster, Thomas Levelyf and William de Harewell of London, and Thomas de Wodeby of Abyndon of co. Berks, mainpernors, who have undertaken to answer to James and John for the horses and cloth or for the price thereof if it be adjudicated that they and their goods ought to be dearested.  
By K.

To Edmund de Stablegate and John de Sheldwych, bailiffs of Canterbury. Like order, '*mutatis mutandis*,' with respect to Henry Mownyer, merchant of the realm of France, with a horse, saddle, bridle and a chest bound with iron, price 16s., arrested by those bailiffs by virtue of the said order.

To Richard Piper, bailiff of the liberty of the hundred of Hornemere. Like order, '*mutatis mutandis*,' with respect to 5 quarters and a bushel of woad, at 22s. the quarter, of one John Queynte, Picard, and 13s. of silver in the hands of Robert Bate, 'dyer,' of a certain Firmin Picard, arrested by Richard at Abyndon, by virtue of the said order.

To John le Couk, bailiff of the liberty of the hundred of Dorchester. Like order, '*mutatis mutandis*,' with respect to 7l. of silver in the hands of David le Deghere of Dorchester, of the goods and chattels of one Firmin, merchant of the realm of France.

To Reymund Seguyne, the king's butler. Order to deliver to Joan de Carrue, 6 tuns of wine for the present year, in the port of Bristol, in accordance with the king's grant to her of 6 tuns of wine to be received there yearly for life.

To Reymund Seguyne, the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of Kings Beaulieu a tun of wine of the present year, of the right prise, in accordance with the grant of Henry III to them of a tun of such wine to be received yearly, for celebrating masses in their church.

Feb. 8.  
Westminster.

To the treasurer and barons of the exchequer. Order to view the indentures of Thomas de Melcheburn and his fellows, merchants of the realm, and the writs to divers collectors of customs, and to cause allowance to be made to the merchants for the sums paid by them by virtue of those writs, as in the parliament held at Westminster in the 17th year of the reign, the king granted that all merchants and their executors should have allowance in the subsidy, after a certain form, for debts due for wool taken from them at Durdraught, and the king ordered the collectors of customs in divers ports to make such allowances, and the custom and subsidy having been granted to Thomas and his fellows for a certain time, the king at their supplication, ordered the collectors to be at London on certain days, now past, to render account for the customs to Thomas and his fellows, and they rendered such accounts, as the king is informed, and certain indentures made between the king and Thomas and his fellows contain that allowance shall be made to them in the customs for the sums allowed to the merchants as aforesaid, for wool taken at Durdraught, and to other persons for other causes.

Feb. 12.  
Westminster.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Thomas Gentilcors, deceased.

1346.

*Membrane 25—cont.*Feb. 4.  
Westminster.

To the treasurer and barons and chamberlains of the exchequer, Dublin. Because the king is informed that several persons, holding divers offices, bailiwicks and custodies in Ireland by commissions under the great seal of England, certain of whom have accounted for the issues and profits thereof at the exchequer and are in great arrears and others who are bound to render accounts, depart to places beyond, and because they have not lands, goods or chattels whereof the arrears may be levied, and by which they may be distrained: the king orders the treasurer and others to inspect such accounts and other rolls and memoranda of the exchequer, and to certify the treasurer and barons of the exchequer in England of the names of those who owe such arrears or other debts and who have not lands and goods whereof they may be levied, and also of those who avoid rendering accounts and making satisfaction of the king's debts, and who eloin themselves from that land, and have not wherewith they may be distrained there, together with the sums due and the causes why they are due, so that the king may cause what is right to be done against those who have lands and goods in England and against others who may be found in that realm.

Feb. 16.  
Westminster.

To John de Weseham and his fellows, merchants, to whom the king granted all the customs and subsidies in the ports of the realm, to hold under a certain form. Order to pay to John de Stryvelyn, or to his attorney, 100 marks for Michaelmas term last, as the king granted to him 200 marks to be received yearly in the ports of Newcastle upon Tyne and Hertipole, and afterwards at John's petition, showing that 227 marks of that grant were in arrear to him, and that he had received no payment in the said ports because the lading of wool, hides and wool-fells had not been done there for a long time, the king ordered the collectors of customs in the port of Kyngeston upon Hull to pay those 227 marks to John or to his attorney, and John has not yet received any payment of those arrears, as the king has learned from his plaint and the king wishes him to be satisfied for the said term.

By C.

Feb. 15.  
Westminster.

To Robert Bertrem, escheator in co. Northumberland. Order to assign dower to Cecily late the wife of John Fitz Henry, tenant in chief, of all the lands which belonged to her husband, in the presence of William del Wode, to whom the king committed the custody of those lands, to hold until the heir should come of age, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

## MEMBRANE 24.

Jan. 31.  
Langley.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Henry Pycard or to his attorney, 20s. of the subsidy on every sack of wool taken out of that port until he is satisfied for 9,000*l.* of a great sum contained in an indenture made with him, in accordance with agreements made between him and the king on 28 January last.

By K.

The like to the collectors of customs in the following ports, for the following sums, to wit:—

The collectors in the port of Kyngeston upon Hull for 6,000*l.*

The collectors in the port of Boston for 6,233*l.* 6s. 8*d.*

The collectors in the port of Southampton for 800*l.*

The collectors in the port of Ipswich for 500*l.*

The collectors in the port of Great Yarmouth for 400*l.*

The collectors in the port of Lenn for 400*l.*

1346.

*Membrane 24—cont.*Jan. 28.  
Westminster.

To John Dengayne of Teversham, sheriff of Cambridge and Huntingdon, and escheator there. Order to pay wages to John de Romeseye, Richard fitz Johan Warde, John Lovetot, John Yvor, Master John de Cobbeham and Alexander Chap of Wolfreton, who are maintained in the king's hall, Cambridge, by his alms, beyond the number of thirty-four scholars previously staying there, to wit to each of them as to the other scholars, so long as he remains in those offices.

By p.s. [17227.]

Feb. 3.  
Westminster.

To John de Barton bailiff of the hundreds of Taverham, Blofeld and Homeliard, co. Norfolk. Order to pay to John de Monte Gomery what is in arrear to him of the 36*l.* yearly of the ferm of those hundreds, from 26 April, in the 14th year of the reign, and to be answerable to him for that sum yearly henceforth, as the king granted to John de Monte Gomery, 100*l.* to be received yearly for life, to wit 60*l.* at the exchequer and 40*l.* due to the king of the manors of Dalham and Brodefeld co. Suffolk, and John surrendered the king's letters to chancery to be cancelled, and on the said 26 April the king granted that he should receive 26*l.* yearly of the ferm of the city of Norwich and 26*l.* of the ferm of the said hundreds, in recompence for the said 40*l.*, so that he should render at the exchequer yearly the excess of 12*l.* *Et erat patens.*

Feb. 13.  
Westminster.

To the bailiffs and citizens of Canterbury for the present or the future. Order to pay to William son and heir of John son of William Condy of Sandwich, 30*l.* yearly of the ferm of that city, to wit 20*l.* at Michaelmas until peace is made, and 10*l.* at Easter until William de Clynton earl of Huntingdon is provided with 50*l.* of land or rent or with 10*l.* thereof, as on 7 July in the 14th year of the reign, in recompence for the ransom which pertained to John for John de Eyle, taken by him in war at the port of Swyne, and whom the king caused to be delivered to his friends of Flanders by the advice of the council, the king granted to John the office of bailiff of Sandwich to hold for himself and his heirs for rendering for that bailiwick which in time of peace used to render 70*l.* yearly at the exchequer, 40*l.* yearly when peace has been restored, as traffic is impeded there during the war, and the king remitted the remaining 30*l.*, and the king also granted that he should hold the bailiwick and answer for the issues thereof, and for the remaining 30*l.* of the ferm he should receive 30*l.* of the ferm of that city, to wit 20*l.* until peace should be made and 10*l.* until the said earl is provided with 50*l.* of land and rent, to whom the king granted 50*l.* of the said bailiwick or ferm of Sandwich until he should be so provided. *Et erat patens.*

To John Loveryk. Order not to intermeddle further with the said bailiwick, which is in his custody, as the king has ordered Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, to take the fealty of the heir of John son of William and to cause that bailiwick to be delivered to him.

Feb. 17.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand for the tenth and fifteenth made upon the prioress and sisters of the house of St. James without Canterbury and to discharge thereof both them and the collectors of the same as on its being found by inquisition taken by John de Vileston, late sheriff of Kent, that the lands, goods and faculties pertaining to that house are worth nothing beyond the maintenance of the prioress and sisters and their serjeants and for other charges incumbent on the house and do not suffice for them, the king ordered the treasurer and barons to supersede the demand made upon them for the 15th and 16th years of the reign, by reason of their goods in co. Kent.

By C.

1346.

*Membrane 24—cont.*

Feb. 16. To the same. Like order to discharge the master and brethren of the hospital of Newerk (*Novi operis*) St. Mary Strode, and the taxers and collectors of the tenth and fifteenth in co. Kent, of that tenth and fifteenth for the second year, touching them, as they have shown the king that the hospital is so slenderly endowed that the goods thereof hardly suffice for the maintenance of the master and brethren and for alms and other charges, and if it be charged with the aids granted by the community of the realm it will behove them to diminish the said alms, yet the said taxers and collectors distrain them to pay that tenth and fifteenth, whereupon they have besought the king to provide a remedy. By C.

Feb. 14. To the same. Order to allow Reginald Forester, sheriff of Surrey and Sussex, the costs and expenses which they shall find him to have sustained in the carriage, by the king's order, of 16 tuns of wheat flour from Fysshbourne near Chichester and of 116 quarters of gross oats from Farnham, to the port of Portesmouth and which the king caused to be there delivered to Peter Gretheved, his clerk, upon his passage to Gascony. By C.

## MEMBRANE 23.

Feb. 16. To John de Coggeshale, escheator in cos. Essex and Hertford. Order not to intermeddle further with a moiety of the manor of Piriton, co. Hertford, restoring the issues thereof to Emma late the wife of William Corbet, as the king has learned by inquisition taken by the escheator that William at his death held no lands in his demesne as of fee in chief but that he held the said moiety with Emma as of her right, of the gift of Thomas de Wassyngle to John de Oddyngsels and the said Emma, then his wife, and to the heirs of the said John, by a fine levied in the king's court, by his licence, and that the moiety is held in chief as parcel of the barony of Ulverley, which barony Emma now holds.

Feb. 15. To Reymund Seguyn, the king's butler, or to him who supplies his place in the port of London. Order to deliver to Alice de Bedyngfeld, damsel of the chamber of Queen Philippa, a tun of Gascon wine for the present year, in accordance with the king's grant to her of a tun of such wine, to be received yearly for life.

Feb. 10. To the collectors of customs in the port of London. Order to supersede the payment of 500*l.* of the 2,054 marks 8*s.* 8*d.* which the king ordered them to pay to John de Pulteneye and to pay to him the third penny of the customs and subsidies in that port until he is satisfied for the 1,554 marks 8*s.* 8*d.* remaining, as the king ordered them to pay John in the name of Thomas de Melchebourn and their fellows, merchants of England, the third penny of the said customs and subsidies, until he should be satisfied for 2,054 marks 8*s.* 8*d.* in part payment of 3,036*l.* 8*s.* 8*d.* of a sum of 4,400*l.* in which the king was bound to those merchants; but the king has satisfied Thomas and his fellows for 500*l.* of that sum in another place.

By K. and C.

To the collectors of customs in the port of Southampton. Like order to supersede the payment to John of 97*l.* 11*s.* 4*d.* of 300 marks, and to pay him the third penny of the customs in that port until he is satisfied for 102*l.* 8*s.* 8*d.* remaining of the 300 marks.

By K. and C.

To the collectors of customs in the port of Bristol. Like order to supersede the payment of 200 marks to John.

By K. and C.

1346.

*Membrane 23—cont.*Feb. 15.  
Westminster.

To the sheriff of Surrey. Order to pay to William de Notton and Richard de Birton, whom the king appointed with other lieges to be justices to hear and determine divers trespasses and felonies in that county, 10s. and 5s. a day respectively, for their wages for the time that they are attendant upon the premises, of the money of the issues of the fines and amercements adjudged before them.

Feb. 16.  
Westminster.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger Bretoun, who is so sick and broken by age that he cannot exercise the duties of that office.

Feb. 23.  
Westminster.

To John de Wesenham, to whom the king granted all the customs and subsidies in the ports of England, under a certain form. Order to pay to William, marquis of Juliers, or to Tilemannus de Werda and William Muschet, his attorneys, 800*l.* for Michaelmas term last, in accordance with the king's grant to him of 600*l.* to be received yearly of the customs in the port of Boston, and with the king's order to the collectors of customs in that port to pay him 300*l.* for that term, and Henry de Alyngton and Philip de Ratheby collectors in that port, have certified that nothing has been paid to the marquis for the said term.

Feb. 10.  
Westminster.

To the sheriffs of London. Whereas the king granted the office of gauger of wine in England to Thomas de Colleye, his yeoman, to hold for life, receiving the customary fees therein, and now Thomas has shown the king that merchants and others cause the wine brought to the port of that city, to be withdrawn secretly from the ships by night and by day and taken to private places in the city, leaving the places where the wine ought to be landed and gauged, so that Thomas has no view of the wine and cannot exercise his office of gauger: the king therefore orders the sheriff to view the bills of lading of all ships coming with wine to that city, and to detain them until sufficient security is found by the masters of the ships that no wine shall be taken from them in tuns or pipes before the fee of the gauger has been fully paid to Thomas or to him who supplies his place, and that done to deliver the bills to the masters, provided always that the wine is gauged by Thomas or his attorney.

By K.

The like to the following, to wit:—

The mayor and bailiffs of Kyngeston upon Hull.

The mayor and bailiffs of Great Yarmouth.

The mayor and bailiffs of Southampton.

The bailiffs of Boston.

The mayor and bailiffs of Lenn.

Feb. 26.

To Reginald de Conductu and Adam Lucas sometime collectors of the custom of wool, hides and wool-fells in the port of London. Order to render account of all issues of the customs and subsidies from Midsummer last, to John de Wesenham, Simon his brother and Richard de Salteby, the king's merchants, and to pay them the money received, as the king has granted all the customs and subsidies to those merchants, to be received from the said feast until Michaelmas following, and thereafter for a year, except the customs of wine, for rendering a certain yearly sum.

The like to the following, to wit:—

The collectors of the petty custom in the port of London.

Thomas de Swanlond, late one of the collectors of customs in the port of Kyngeston upon Hull, and Adam Tirwhit the younger, now one of the collectors of customs there.

1346.

*Membrane 28—cont.*Feb. 15.  
Westminster.

To William Scot and his fellows, justices appointed to hold pleas before the king. Whereas at the suit of John Gategang, showing the king that he was indicted of the death John de Denton at Newcastle upon Tyne before John de Moubray, Peter de Richemond and their fellows, justices appointed to enquire concerning that death, to hear and determine the felony and do certain other things contained in their commission, and also by the appeal which Elizabeth, late the wife of John de Denton, made against him, he was taken and imprisoned in the Marshalsea, and beseeching the king to order the restitution of his lands with the issues thereof in consideration that he could not answer in person owing to his detention in prison, as his lands were seised by order of the justices because he did not come before them to answer the indictment; the king ordered John and Peter to certify him thereupon in chancery: this certificate the king sends to the justices under the half seal, ordering them to inspect it, and after hearing John's reasons, to do what is right in accordance with the law and custom of England upon the delivery of the said lands and issues.

Feb. 26.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to render to John de Wesenham, Simon his brother and Richard de Salteby, the king's merchants, account for the issue of the customs and subsidies from Midsummer last, and to pay them all the money received, as the king has granted to those merchants all the customs and subsidies from the said feast for a certain time.

*MEMBRANE 22.*Feb. 18.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon John de Molyns for wool, the tenth and fifteenth for his lands, the goods and chattels in his manors for the time when they were in the king's hand, provided that answer be made for the same before the manors were so taken.

Feb. 18.  
Canterbury.

To the prior of St. Fredeswyde's, Oxford, one of the collectors in the diocese of Lincoln of the tenth granted by the clergy. Order to supersede the levying of the portion of the tenth touching the church of Mapledureham whose fruits and issues the king has reserved to his chamber, by reason of the appropriation of that church to the priory of Clairvaux (*de Claro Rivulo*) in Normandy.  
By K.

Feb. 14.  
Westminster.

To the treasurers and barons of the exchequer. Order not to intermeddle with the manor of Chilternlangeley, as the king reserved it to his chamber at Michaelmas in the 10th year of the reign.  
By p.s. [17282.]

Feb. 25.  
Westminster.

To John de Coggeshale, escheator in cos. Essex and Hertford. Order not to intermeddle further with the moiety of the manor of Sencampe, co. Hertford, or with the other lands which he took into the king's hand by reason of the death of John de Walkefare, restoring the issues thereof to Eufemia, late John's wife, as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee or in service, in chief, but that he held the said moiety with Eufemia as of her right, in chief, by the service of a moiety of a knight's fee, and he held other lands jointly with her in co. Essex, by divers services, and the king has taken Eufemia's fealty for the said moiety.

1346.

*Membrane 22—cont.*

To John de Engayne of Teversham, escheator in cos. Cambridge and Huntingdon. Order not to intermeddle further with two parts of a manor in Iselham, co. Cambridge, as the king has learned by inquisition taken by Warin de Bassyngbourn, late escheator in those counties, that John de Walkefare at his death held no lands in his demesne as of fee or for life, in chief, in that bailiwick, but that he was jointly enfeoffed with Eufemia his wife of the said two parts with reversion of the third part, of the bishop of Rochester by the service of 11s. yearly.

To William de Middelton, escheator in co. Suffolk. Order not to intermeddle further with a moiety of the manor of Fakenham Aspes, co. Suffolk, as the king has learned by inquisition taken by John Howard late escheator in that county, that John de Walkefare at his death held no lands in chief in his demesne as of fee or in service in that county, but that he held the said moiety as of the right of Eufemia his wife, which she and William de la Beche acquired for themselves and the heirs of their bodies, by the king's licence, and that the moiety is held in chief by the service of paying 9d. every twenty weeks to the ward of Norwich castle, and the king has taken Eufemia's fealty for that moiety.

Feb. 28. To John Darcy 'le fitz', escheator in the liberty of Holdernessee. Order  
Westminster. not to distrain William de la Pole for his homage, as he has done homage to the king for the lands which he holds in chief in Rymeswell, Beghum and Esthalsham in Holdernessee. By p.s. [17813.]

Feb. 27. To the treasurer and chamberlains of the exchequer, Dublin. Order, if  
Westminster. John Moryn, whom the king is sending to Ireland with ten men at arms to stay there by the advice of the justiciary, shall so stay there, to pay him his wages of war for himself and those men for a quarter of a year, and quarterly for so long as they remain there, and in case he return to England by the advice of the justiciary, then to pay him his reasonable expenses for his stay there and his return, and if it be ordained that he go to the king to parts beyond the sea, or elsewhere, with the said men, and others of Ireland, to pay him his wages of war for himself and the said men for a quarter of a year. By p.s.

March 8. To the sheriff of Wilts. Order to restore to William Kaynel, clerk, his  
Westminster. lands, goods and chattels, which were taken into the king's hand on his being indicted before Robert Parvyng and his fellows, justices of oyer and terminer in that county, of the death of Walter de Combe, as he has purged his innocence before Robert, bishop of Salisbury, diocesan of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

March 10. To Hervey Tirel, sheriff of Devon, John Lestraunge and John Gernach,  
Westminster. the king's serjeant at arms. Whereas at the suit of Sanchius Dyens, lord of a ship called '*la Seinte Marie Magdaleyne*' of Pleisaunce in Spain and burgess of that town, showing that certain malefactors of Dertemuth in that county had attacked that ship laden with 72 tuns and a pipe of white wine and with certain other things and goods of Sanchius and his fellows, merchants of Spain, of the price of 350*l.*, in thirteen ships of that town, of which four are called, to wit, '*la Nicholas*,' John Gordoun lord and Richard Short master, '*la Neweshippe*,' Thomas de Kyngesmey lord and master, '*le Seint Jake*,' Henry Whitele lord and William Combe master, and '*la Grace Dieu*,' William de Gaptoun of Dertmuth lord and master, when it was going to Flanders, in a place called la Barge de Lonn, and they took that ship with the wine and goods, throwing certain of the mariners

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*Membrane 22—cont.*

into the sea, did their will with the wine and goods and sunk the ship, as may appear by public instruments and proofs, and Sanchius beseeching the king to provide a remedy, the king, out of his friendship for the king of Spain, appointed Hervey and John Gernache to enquire into the matter and to restore the said wine and goods to Sanchius and give him satisfaction of the goods of the malefactors, and Hervey and John certified that John went with Sanchius to the tavern of Richard Gordon of Dertemuth and there found two tuns of wine under Sanchius's seal, which had been amoved and concealed before the arrival of the sheriff there, and the king does not wish Sanchius to be defrauded, as he is a burgess of Pleisaunce, and in order that the alliance with the king of Spain may not be violated by such injuries: the king therefore orders Hervey, John and John, upon pain of forfeiture, to compel John Gordon, Richard Short, Thomas, Henry, William, William, Richard Gordoun and all others into whose hands the wine, goods and tackle of the ship shall be found to have come, to satisfy Sanchius for the same or for the price thereof if they do not exist, by imprisonment, the taking of their lands into the king's hand and in other ways, and if they refuse to make such restitution, then to arrest them and all their abettors, whether they be the mayor and bailiffs or others, and have them taken to the Tower of London, to be imprisoned there until further order, and to cause their lands, goods and chattels to be taken into the king's hand, so that the sheriff answer for the issues of the lands and for the goods and chattels at the exchequer.

By K.

March 13.  
Westminster.

To John le Straunge and John Gernach, the king's serjeants at arms, appointed to arrest ships for the king's passage, and to the mayor and bailiffs of Fowy. Order upon pain of forfeiture to cause a ship called '*Seynt Bartelmeu*' and 40 tuns 3 pipes of white and red wine and the other goods laded therein to be dearrested without delay, and delivered to John Peritz, burgess of Vermeu in Spain, master of the ship, and to Domyngus Aynes, burgess and merchant of Ribadeu in Spain, if they are found to belong to them, and if they find any resisting or contrary to them in the taking of the ship and goods, to cause them to be taken to the Tower of London, to be imprisoned there until further order, as the king has received the plaint of John and Domynges, containing that whereas they went with the said ship near St. Matthieu in Brittany and wished to cross to the town of St. Matthieu or Brest, certain men of England in two ships and a barge entered that ship by armed force while John and Domyngus were at St. Matthieu on their affairs, and killed all the men and mariners in the ship except John's son, who hid himself among the tuns through fear of death, and so escaped alive by the aid of men entering the ship when it reached the port of Fowy, and the ship, wine and goods are arrested for this cause by the said serjeants, mayor and bailiffs, wherefore John and Domyngus have besought the king to order the ship, etc. to be dearrested and delivered to them, in consideration of the newly-contracted alliance with the king of Spain, and it has been testified before the king and his council by those in whom he has full confidence that the ship, wine and goods were plundered as aforesaid.

By K.

*MEMBRANE 21.*

Feb. 16.  
Westminster.

To Master John Cok, keeper of the wardrobe. Order to deliver to John Berenger, clerk and consul of the town of Ypres, what is in arrear to him of his robes from 9 May in the 14th year of the reign, as he is sworn to

1346.

*Membrane 21—cont.*

the king's service, saving his oath as consul to the town of Ypres, and on the said day the king retained him of his familiar household and granted him the yearly robes of the suit of his clerks, to be received of the wardrobe for life.

Feb. 22.  
Westminster.

To Thomas de Lucy, escheator in cos. Cumberland, Westmorland and Lancaster. Order not to intermeddle further with the lands in co. Westmorland and with the shrievalty of that county, which belonged to Robert de Clifford, tenant in chief, restoring the issues thereof to Ralph de Nevill, as on 16 April last the king committed to Ralph the custody of the said lands and the shrievalty, which were in the king's hand by reason of the minority of Robert's heir, to hold until the heir shall come of age, to wit, for the next six years, rendering 88*l.* 17*s.* 9*d.* yearly at the exchequer, so that if the heir die within the six years, Ralph shall have the custody until the end of the six years, in the form aforesaid, and now Ralph has informed the king that the escheator has taken the said lands and shrievalty into the king's hand because the heir has died and his heir is under age, wherefore Ralph has besought the king to order his hand to be amoved. By C.

Feb. 26.  
Westminster.

To Th. bishop of Durham. Whereas lately at the suit of the burgo-masters, *échevins* and consuls of Bruges showing that certain men of Hertilpole, in the liberty of Durham, had taken by armed force a ship of Walter Sunibbel, burgess of Lescluse in Flanders, laden in the port of Lyet, with wool of Scotland, of Giles de Condebroke and other burgesses of Bruges, coketted at Edinburgh when sailing towards Flanders, and having killed the men therein, took the ship and wool to Hertilpole and did their will therewith; the king ordered the bishop to view the king's letters and cause the speedy complement of justice to be done to the said burgesses nominated therein, upon the restitution of the ship and wool and to compel the retainers of the wool to restore it, and now the king has learned from the plaint of Hilary du Castell, attorney of Giles and his fellow burgesses, that although he has sued before the bishop for the restoration of the ship and wool, not without great travail and expense, yet he has not been able to obtain restitution, but the bishop's ministers have refused justice to him: the king, in consideration of the great services rendered to him by the men of Bruges, and especially by Giles, and of the damage and expense which would arise by the detention of the wool of the king and his subjects in Flanders, orders the bishop to view and weigh the letters of the said burgo-masters *échevins* and consuls, and to cause the attorney to have speedy restitution of the wool and ship without delay, knowing that if speedy restitution be not made the king will not delay to provide a remedy notwithstanding the bishop's liberty.

March 8.  
Westminster.

To the sheriff of Hertford. Order to pay to Richard de Cornewaille what is in arrear to him of his wages of 2*d.* a day and of 10*s.* yearly for his robes, granted to him on 12 June in the 18th year of the reign for his good service to the king and his father, to be received for life by the hands of the sheriff, and to pay him the said 10*s.* and wages henceforth.

March 17.  
Westminster.

To Richard de Middelton, escheator in co. Norfolk. Order to cause Hugh Curzoun, brother and heir of William Curzoun, tenant in chief, to have seisin of all the lands whereof William was seised at his death in his demesne as of fee, as Hugh has proved his age before the escheator and the king has taken his homage for all the lands which the said William his father (*sic*) held in chief, and has rendered them to him. By p.s. [17348.]

1346.

*Membrane 21—cont.*

March 15. To the treasurer and barons of the exchequer. Order to discharge Henry Westminster. Picard, citizen and merchant of London, of 700*l.* which he acknowledged in chancery on 16 August last that he owed to the king and which he ought to have paid at the Nativity of the Virgin following, as he has fully satisfied the king for that sum, as William de Edyngdon, elect of Winchester, the treasurer, has acknowledged in chancery.

Feb. 1. To John de Wesenham and his fellows, merchants to whom the king Westminster. granted all the customs and subsidies in all the ports of the realm, until a certain time. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 150*l.* for Michaelmas term last, after paying to Queen Isabel the fee due to her of the customs, as the king ordered the collectors of customs in the ports of Kyngeston upon Hull and Boston to pay 75*l.* each to the said earl of his yearly fee of 125*l.* in each of those ports, for that term, and they have not paid him anything, as appears by their certificates sent into chancery.

## MEMBRANE 20.

March 9. To the bailiffs of Ipswich. Order to cause 9 tuns and a pipe of woad Westminster. to be restored to James called Urbaen, burgess of Brugges, if they find that they are under his seal and are his own, as he has shown the king that although he sent that woad to Ipswich to do his pleasure therewith, and placed it in the house of John de Halnere, yet Roger Shribbe of Ipswich, pretending that the woad belonged to Andrew de Polamle, of the power of France, arrested them and caused them to be detained as forfeit to the king, and by letters of the burgomasters, *échevins* and consuls of Brugges it fully appears that James sent the woad as aforesaid, and it is under his seal, wherefore he has besought the king to order it to be dearrested and delivered to him, and the king wishes the men of Flanders to be treated as his own, on account of the alliance. By C.

March 9. To John de Coggeshale, escheator in cos. Essex and Hertford. Order to Westminster. take the fealty of Beatrice late the wife of Thomas de Lungevill, according to the form of a schedule enclosed with these presents, and not to intermeddle further with the manor of Whiterothyngge, co. Essex, and the advowson of the church of that town, restoring the issues thereof to Beatrice, as the king has learned by inquisition taken by the escheator that Thomas at his death held no lands in his demesne as of fee or in service in chief, but that he held jointly with Beatrice the said manor and advowson of the grant of John de Helpeston, to hold for themselves and the heirs of their bodies by a fine levied in the king's court by his licence and that the manor and advowson together with the manor of Cumberton, co. Cambridge, are held in chief by the free service of keeping two lanners (*falcones lanar'*) heroners and a greyhound heroner of the king, at the king's cost.

To John Engayn of Teversham, escheator in cos. Cambridge and Huntingdon. Like order not to intermeddle further with the said manor of Comberton, restoring the issues thereof to Beatrice, as the said manor together with the manor of Whiterothyngge, co. Essex, and the advowson of the church there, are held by the said service of keeping two falcons heroners and a greyhound heroner at the king's cost from Michaelmas to the Purification.

March 17. To the sheriff of Nottingham and Derby. Order to cause the defects in Westminster. the king's manor of Clippeston to be repaired by the view and advice of Robert de Maule, the king's yeoman, keeper of Shirewod forest, or of him who supplies his place. By p.s. [17352.]

1346.

*Membrane 20—cont.*March 16.  
Westminster.

To Reymund Seguyn, the king's butler, or to him who supplies his place in the port of the city of London. Order to deliver to William de Stokton, vicar of St. Paul's church, London, two tuns of wine; to wit one of the vintage between Michaelmas and Christmas last and the other of the present season of 'reek,' in accordance with the king's grant to him on 6th March in the 14th year of the reign of such wine, to be received yearly in that port for life, by the hands of the butler.

Feb. 20.  
Westminster.

To John de Wesenham and his fellows, the king's merchants to whom the king granted all the customs and subsidies of the realm. Order to pay to Thomas de Melchebourn and to William de Melchebourn, the king's merchants, or to their attorney 77*l.* 13*s.* 4*d.*, as the king ordered the collectors of customs in the port of Southampton to certify him how much they had paid by his order to Thomas and William, of 200*l.*, in part payment of 617*l.* 11*s.* 6*d.* in which the king was bound to them, and the collectors have returned that 122*l.* 6*s.* 8*d.* have been paid and that 77*l.* 13*s.* 4*d.* remain to be paid, whereupon Thomas and William have besought the king to order that sum to be paid to them.

## MEMBRANE 19.

March 10.  
Westminster.

To Philip de Whitton, supplying the place of Richard, earl of Arundel, admiral of the fleet from the mouth of the Thames towards the west. Order to deliver a ship of 60 tons of wine burthen of John de Lane of Matrico, Spain, with the tackle, to Geoffrey de Say or to his attorney, as at the suit of John showing that certain men of England had entered by force the said ship, laden with wine, in the port of Rupe de Lyan in Brittany and had taken the ship with the tackle and the chests and other things therein, to Southampton, and that the ship was in Philip's custody, the king ordered Philip to restore the ship and other things to John, if he should prove them to be his, because he is a native of the lordship of the king of Castile, but that ship was in war against the king and his lieges in the taking of the town of Rochedeneye in Brittany, wherefore William de Bohun, captain of the said lieges, gave that ship, as forfeit to the king, to Geoffrey for his good service in those parts.

March 17.  
Westminster.

To Thomas de Swynford, escheator in co. Buckingham. Order to deliver to Nicholas de Luton, son of Thomas de Luton, the manor of Hertewell in that county and the advowson of the church of that town, except six messuages and 3 virgates of land in that manor, as the king has learned by inquisition taken by the escheator that Margery late the wife of Thomas was jointly enfeoffed with Thomas of the said manor and advowson at her death, except the said land, in chief by the service of a knight's fee, as of the honour of Peverel, to hold for their life, with remainder to Nicholas and the heirs of his body, by a fine levied in the king's court, and the king has taken the homage of Nicholas.

By p.s. [17345.]

To John de Coggeshale, escheator in co. Hertford. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of Margery late the wife of Thomas de Luton, as the king has learned by inquisition taken by the escheator that Margery at her death held no lands in her demesne as of fee or in service in that county, in chief, but that she held lands of other lords than the king by divers services.

March 16.  
Westminster.

To the bailiffs of the city of Lincoln. Order to pay to William Vynter, now vicar of the church of St. Mary, Lincoln, celebrating divine service there, what is in arrear to him of 40*s.* yearly and to pay him 40*s.* yearly henceforth of the ferm of that city, as the dean and chapter of that church

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*Membrane 19—cont.*

granted to the late king a vicar to celebrate divine service in that church for him and Queen Isabel, their ancestors and heirs and all the faithful departed, and that king granted to the vicar 40s. to be received yearly of the ferm of that city, in augmentation of his maintenance, and the present king has confirmed that grant.

March 20. To the treasurer and barons of the exchequer. Order to cause allowance  
Westminster. to be made to the bailiffs of Lincoln for what they shall be found to have paid to William by virtue of the preceding order.

March 14. To William de Langele, escheator in co. Kent. Order to amove the  
Westminster. king's hand from 700½ acres of wood of the master of the hospital of St. Mary Strode, in the manor of Aylesford near Mallyng, and not to intermeddle further therewith, restoring the issues thereof to the master, if he find that the two parts of wood contained in the charter of King Richard are the same as the 700½ acres of wood contained in the escheator's certificate, as the king ordered the escheator to certify why he had taken that wood into the king's hand, and the escheator returned that he had so taken it because he had found by inquisition that Gilbert bishop of Rochester founded the hospital of St. Mary, Strode, near Rochester, and afterwards King Richard gave to the master there 700½ acres of wood pertaining to the manor of Aylesford, to hold in frank almain, after the death of Roger de Stowe, the late master, and by inspection of King Richard's charter it appears that he gave to the master two parts of wood near Mallynges, which pertained to the manor of Aylesford, in frank almain, quit of all secular service.

March 17. To the collectors of the custom of wool, hides, and wool-fells in the port  
Westminster. of London. Order to pay to Queen Isabel 500*l.* yearly, so long as they are collectors, in accordance with the king's grant to her of 500*l.* to be received yearly for life in each of the ports of London, Kyngeston upon Hull and Boston, and they shall pay to Queen Isabel and to Queen Philippa the sums assigned to them upon the customs before all others who have assignments thereupon, knowing that if they make any payment contrary to this order no allowance will be made to them therefor or to the merchants to whom the king has granted the customs. By p.s.

*Et erat patens.*

The like to the collectors in the following ports, to wit:—

The collectors of the custom of wool, hides and wool-fells in the port of Kyngeston upon Hull, for 500*l.*

The collectors of the custom of wool, hides and wool-fells in the port of Boston, for 500*l.* By the same writ.

March 15. To the treasurer and chamberlains of the exchequer, Dublin. Order to  
Westminster. pay to John Moriz, whom the king is sending to Ireland, to stay there with ten men at arms, comprising himself as banneret, two knights and seven esquires, by the advice of the justiciary, his wages of war for himself and the said men, for a quarter of a year, if he is not staying with those men as supplying the place of the justiciary, by such advice, and to pay such wages quarterly for the time that John so stays, and in case John return to England by the justiciary's advice to pay him reasonable costs for himself and his men for the time of their stay and for their return, and if it be ordained that John go the king in parts beyond the sea or elsewhere with those men and others of Ireland, then to pay him wages of war for himself and his men at arms for a quarter of a year. By p.s. [17342.]

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## MEMBRANE 18.

March 22.  
Westminster.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger Bretoun, who is so weak and broken by age that he cannot travail to execute the duties of that office.

March 26.  
Westminster.

To Thomas Cary, sheriff of Somerset and Dorset. Order to deliver all the victuals which the king ordered him to have purveyed for the munition of Corf castle, to the constable of that castle or to him who supplies his place by indenture.  
By bill of the treasurer.

To Raymund Seguyn, the king's butler, or to him who supplies his place in the parts of Somerset and Dorset. Order to select the best of the wine which the king ordered to be bought and purveyed by Thomas Cary, sheriff of those counties, and to permit Thomas to dispose thereof as shall be enjoined upon him by the king.  
By the same bill.

March 24.  
Westminster.

To Richard de Hoton, the king's clerk. Order to deliver to the dean of St. Brian, his deanery, with the lands, goods and chattels pertaining thereto, and not to intermeddle further therewith, as the king lately appointed Richard to take into the king's hand the said deanery and its possessions, because the deanery is of the power of France and was not previously taken into the king's hand, and to keep it safely until further order, but the dean, by virtue of an order that aliens, whose benefices have not been taken into the king's hand by reason of the war with France, should be before the council on a certain day, now past, to grant a subsidy for that war, has granted two-tenths for the same beyond the triennial tenth now current.

By bill of the treasurer.

March 15.  
Westminster.

To the sheriff of York. Order to pay to John de Queldryk, the king's yeoman, what is in arrear to him of 3*d.* daily from 6 October in the 16th year of the reign, and to pay him 3*d.* daily henceforth, in accordance with the king's grant to John on the said day, for his good service to the king and his father, and because he was maimed in that service, so that he cannot travail for the king as before, of 3*d.* to be received daily for life by the hands of the sheriff of York.

To the same. Order to pay to Adam de Kyngeston what is in arrear to him of 2*d.* daily from 30 May in the 15th year of the reign, and to pay him 2*d.* daily henceforth, in accordance with the king's grant to him on that day, for his good service to the king and his father, of 2*d.* to be received daily for life by the hands of the sheriff of York.

The like to the same to pay 2*d.* daily to each of the following, to wit:—  
Nicholas de Harwode.  
William de Allerton.

## MEMBRANE 17.

March 25.  
Westminster.

To Ralph de Ufford, justiciary of Ireland, or to him who supplies his place there. Order to restore to John Darcy 'le piere' and to Joan his wife a third part of the issues and profits of the liberty of Kildare, in Ireland, from the time of its being taken into the king's hand, if he find by inspection of the chancery rolls of Ireland or otherwise that Joan was dowered of that third part after the death of Thomas son of John, earl of Kildare, her former husband, and that she was seised thereof from the time of the assignment of dower until the liberty was seised, as John and Joan have shown the king that whereas the said earl, who held in chief, died

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*Membrane 17—cont.*

seised of that liberty, in his demesne as of fee, and a third part of the issues and profits was assigned to Joan as dower in the chancery of Ireland, and she was seised thereof until the justiciary took the liberty into the king's hand because Maurice, the present earl of Kildare, abused it, wherefore John and Joan have besought the king to order the third part to be restored to them.

March 28.  
Westminster.

To William Scot and his fellows, justices appointed to hold pleas before the king. Order to supersede the exaction made upon the men of Lenn for 42*l.* 5*s.* and to permit Queen Isabel to receive that sum without hindrance, as she has besought the king to give such an order, so that the said men may be able to answer her for that money, as at her request the king pardoned Thomas de Bygeny, her serjeant in the Tolbothe of Lenn, the suit of his peace for a felony whereof he was indicted, as was said, and long before that felony Thomas was bound to the queen in a certain sum of money of the arrears of his account, 42*l.* 5*s.* whereof are in the hands of divers men of Lenn, who have acknowledged before the queen that the said sum is of the money due by Thomas, and now the 42*l.* 5*s.* are delivered by extracts of the justices to the sheriff to be levied for the king because the coroners of Lenn returned a presentation made before by them certain men of Lenn for that money, as forfeited chattels, among the other goods of Thomas.

By p.s. [17385.]

## MEMBRANE 16.

March 30.  
Westminster.

To the collectors of customs in the port of Newcastle upon Tyne. Order to permit the men of that town and all English to lade wool, hides, wool fells and other merchandise in the port of that town, as has hitherto been customary, and take them to the towns of Lenn, Boston and elsewhere in the realm, after receiving security from them that they will not take them elsewhere, and will unlade them in the realm, upon pain of forfeiture, and will certify the collectors of that unlading within a certain time determined by them, by letters under the seals of the mayor and bailiffs of the places where the merchandise is unladed, as the said men have besought the king to grant them licence to take such merchandise from that port to certain places in the realm, as although they and all other English in times past used to lade merchandise in that port to be taken to such towns by security as aforesaid, without paying the custom and subsidy, yet the collectors prevent them from doing so unless they pay the custom and subsidy, and the king has granted their request, with the assent of John de Wessenham, his merchant, to whom he has granted the customs and subsidies in all the ports of the realm.

April 15.  
Westminster.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, or to his attorney, 10*l.* for Easter term, in accordance with the king's grant to him of 20*l.* to be received yearly for life of the issues of those counties, in recompence for 20*l.* of the lands which belonged to William de Bredon in co. Derby, which were granted to him by the late king, and which were restored to William with the assent of parliament.

March 8.  
Westminster.

To Hugh le Despenser, keeper of the forest of la Bere near Asshele, or to him who supplies his place. Order to deliver to the sheriff of Southampton as much timber in that forest as is necessary for repairing the bridge of Winchester castle, in accordance with the king's order to him,

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*Membrane 16—cont.*

and if suitable timber cannot be found in that forest, then to cause sufficient timber to be taken where it shall seem best, and to deliver so much timber of that forest to those from whom the other timber is taken, by the view and testimony of the sheriff. By p.s.

*Vacated because otherwise below.*

March 8.  
Westminster

To the same. Order to deliver to the sheriff of Southampton sufficient timber in that forest for repairing the bridge of Winchester castle, by the view and testimony of the said sheriff. By p.s.

May 12.  
Westminster.

To Master Ralph Turvill, fermor of the deanery of St. Peter's, York. Order, upon pain of forfeiture, to have 250*l.*, which he ought to have paid on the quinzaine of Easter last, of the 500*l.* which he is bound to pay yearly for the ferm of that deanery, at London, before the octaves of the Ascension next, to be delivered to the proctors of the cardinals there, and to have the remaining 250*l.* for Midsummer next, at the same place on that day, to be similarly delivered, and to receive acquittances, and he shall be before the council on the said octaves to do what shall be enjoined upon him, knowing that if he does not do these things, the king will punish him in an exemplary manner, as the treasury is so exhausted by the wars that the king cannot defend the church without the aid of those who receive the profits of the realm, wherefore the king has ordained, by the advice of the council, that all aliens beneficed in the realm, who do not live there, shall aid the king with the value of their benefices for the present year, and those residing, with some competent loan, and that security shall be given them for what is received from them, and the proctors of the cardinals and of other aliens beneficed in the realm being called before king and his council, they were asked if they wished to retain the benefices in their hands in the name of their lords for the greater safety of the same, and pay a yearly ferm to begin from St. Peter ad Vincula last, and when they refused the king forbade them to make any *apportum* out of the realm, upon pain of forfeiture, and ordered them to cause all the money which they received of the fruits of the benefices from the said feast to be brought to a certain place and there delivered for the king's use, receiving security from the king for the livery of that money, and the proctors at length granted that all money arising from their benefices for the said year shall be brought to London and there placed by them in a suitable place and kept until further order, and that letters of acquittance for the money so paid should be made by the proctors. By K. and C.

[*Fœdera: Wrongly entered as on membrane 20.*]

The like to all the proctors of cardinals and of other aliens beneficed in England and not residing in their benefices. [*Ibid.*]

## MEMBRANE 15.

March 10.  
Westminster.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Robert Sauvage of Oulecotes, who is insufficiently qualified.

March 13.  
Westminster.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William Pouryng of Otryngton, who is insufficiently qualified.

March 8.  
Westminster.

To the sheriff of Oxford for the present or the future. Order to pay to Humphrey Forester, 2*d.* a day and 10*s.* yearly for his robe, in accordance with the king's grant to him of the same to be received for life, for his good service to the king and his father. By p.s. [17322.]

*Et erat patens.*

1346.

*Membrane 15—cont.*

March 26.  
Westminster. To Thomas de Aspale, escheator in co. Southampton. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of John de Molyns of Fareham, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in that county in his demesne as of fee but that he held lands of others than the king by divers services.

March 24.  
Westminster. To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to retain in the king's hand the tenements in Stachesden which are of the inheritance of John de Burdeleys, son and heir of John de Burdeleys, tenant in chief, a minor in the king's wardship, until further order, and not to intermeddle further with the lands in Turveye, restoring the issues of those said lands, as the king has learned by inquisition taken by the escheator that Juliana late the wife of Robert Houtot, knight, held for life the said lands in Stachesden of the inheritance of John son of John, and divers other lands in Turveye, for life, of the inheritance of Robert de Houtot, son and heir of Robert de Houtot, knight, of others than the king, by divers services.

March 25.  
Westminster. To William de Radenore, escheator in co. Hereford and in the adjacent march of Wales. Order not to intermeddle further with a messuage and 2 carucates of land and 100s. rent at Treget, restoring the issues thereof to Mabel late the wife of John le Rous, as the king has learned by inquisition taken by the escheator, that John at his death held the said tenements and rent jointly with Mabel, by free socage, according to the custom of the manor of Wormelowe, in chief, by making suit therefor at the manor of Wormelowe every quinzaine, and that he ought to be 'domesmon' there, and that he held lands jointly with Mabel of another than the king by certain services.

April 3.  
Westminster. To John de Wyndesore, escheator in co. Leicester. Order to amove the king's hand from a messuage and 40 acres of land of the prioress of Langeleye in Dysworth and not to intermeddle further therewith, restoring the issues thereof to the prioress, as the king ordered the escheator to certify why he had taken those tenements into the king's hand, and the escheator returned that he had done so because he had found by inquisition of office that the prioress appropriated them to herself and her house of one Ivo le Preost after the publication of the statute of mortmain, and afterwards the prioress besought the king to order his hand to be amoved, as Ivo assigned the messuage and land to that house long before the publication of that statute, to hold in frank almoin, and the king ordered the escheator to take an inquisition upon the matter, by which it is found that the messuage and land were given by Ivo to that house long before the said statute, to hold in frank almoin.

April 3.  
Westminster. To John de Wyndesore, escheator in co. Warwick. Order to amove the king's hand from a mill in Munneworth and not to intermeddle further therewith, restoring the issues thereof to Ralph de Arderne, as the king ordered the escheator to certify why he had taken into the king's hand the lands of Ralph in Munneworth, and the escheator returned that he had so taken the said mill because he had found by inquisition of office that Ralph raised it in Munneworth, making purpresture upon the highway by 800 feet in length and 60 feet in breadth to the damage of the king and of the neighbouring parts, and afterwards Ralph informed the king that he had raised the mill on his own soil at Munneworth and not on the highway, and he besought the king to order his hand to be amoved, and the king ordered the escheator to take an inquisition upon the matter, by which it is

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*Membrane 15—cont.*

found that the mill is situate on Ralph's own soil at Munneworth and not on the highway, and that it was raised without purpresture or injury of the neighbouring parts.

April 18.  
Westminster.

To Edward, prince of Wales, duke of Cornwall and earl of Chester. Order to deliver to John Peritz, burgess of Vermeu in Spain, master of a ship called '*Seint Bartelmeu*' and to Domyngus Aynes, burgess and merchant of Ribadeu in Spain, the said ship together with the wine and goods therein, without delay, so that John and Domyngus may have no cause to sue the king for other remedy, as the king ordered John le Straunge and John Gernach, his serjeants at arms, and the mayor and bailiffs of Fowy to deliver that ship with the wine and goods to John and Domyngus [*as at page 11 above*] and John le Straunge has certified the king that they could not do this because the ship, wine and goods were in the hands of Edward's ministers and subjects in those parts, and that Edward's ministers and subjects had sent 17 tuns of red wine and a tun of white wine thereof from Fowy to Portesmueth and they detain other goods of John and Domyngus, and the king wishes to maintain friendly relations with the king of Spain by reason of the newly-contracted alliance with him.

April 1.  
Westminster.

To Master John Cook, keeper of the great wardrobe. Order to deliver half a short cloth and a piece of sendal (*sendon*) for the summer season, another short half cloth with a hood and three furs of white budge for the winter season and another short half cloth with a hood of thirty-two miniver furs (*ventribus de meniver*), a fur of seven rows of miniver and two furs of 'bissh' for Christmas to each of William Scot, William de Thorp, William Bassett, Roger de Baukwell, justices of the Bench, John de Stonore, Richard de Wylughby, Roger Hillary, William de Shareshull, Richard de Kelleishull and John de Stouford, justices of the Common Bench, Robert de Sadyngton, William de Broklesby, Gervase de Wilford and Alan de Assh, barons of the exchequer, for their robes for the present year.

By K.

## MEMBRANE 14.

April 9.  
The Tower.

To Thomas de Aspale, escheator in co. Southampton. Order to cause Walter son and heir of John de Romesey, tenant in chief, to have seisin of all the lands of which his father was seised at his death in his demesne as of fee, as he has proved his age before Thomas Cary, escheator in co. Somerset, and the king has taken his homage for the lands which his father held in chief and has rendered them to him.

By p.s. [17408.]

April 15.  
Guildford.

To John de Wesenham and his fellows, merchants to whom the king granted all the customs and subsidies in all the ports of the realm. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 350*l.* of the sums assigned to him in the ports of London, Kyngeston upon Hull and Boston, for Easter term next, after first paying to Queen Isabel the fee due to her in those ports, as the king granted to the earl in the said ports, 400*l.*, 150*l.* and 150*l.* respectively, to be received yearly until certain lands, which others hold for life, with reversion to him, come into his hands.

To the sheriffs of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 100*l.* for Easter term next in accordance with the king's grant to him of 200*l.* to be received yearly as aforesaid of the ferm or issues of that city.

The like to the sheriff of Essex for 50*l.*

*Membrane 14—cont.*

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To the sheriff of Northampton. Order to pay to the said earl or to his attorney, 10*l.* for Easter term in accordance with the king's grant to him of 20*l.* to be received yearly by the hands of the sheriff of that county.

April 20.  
Westminster.

To William de Clynton, earl of Huntynghdon, and to the prior of Trewelleghe, fermors of that priory, in the king's hand by reason of the war with France. Order to pay to Gawayn Corder, or to his attorney, 20*l.* for Easter term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign of 40*l.* to be received yearly of the ferm of that priory for so long as it shall remain in the king's hand.

April 22.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow 20*l.* to William de Clynton, earl of Huntingdon, and to the prior of Trewelleghe, if they are found to have paid that sum to Gawayn Corder by virtue of the preceding order.

April 16.  
Westminster.

To the collectors in co. Kent of the tenth and fifteenth granted by the community of the realm for two years. Order to cause what is in arrear of that tenth and fifteenth to be levied, without delay, and to pay the money to those to whom the king has assigned it, and if they find any refusing to pay to distrain them to pay their portions, notifying those who are so distrained that the king will cause those distraints to be sold within ten days from the taking of the same, and the collectors shall so behave that the king's affairs be not impeded through their default, whereby he would have cause to punish them.

By K. and C.

April 20.  
Westminster.

To the sheriff of Lincoln. Order to pay to brother Alexander de Rameseye, now abbot of Barlynges, 100*s.* for Easter term last, in accordance with the king's grant to him of 100*s.* to be received yearly for life by the hands of the sheriff of Lincoln.

April 18.  
Westminster.

To the mayor and bailiffs of Oxford. Order to pay to John Brocas, the king's yeoman, or to his attorney, 10*l.* for Easter term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the ferm of that town.

April 20.  
Westminster.

To the treasurer and chamberlains. Order to pay to John Brocas what is in arrear to him of 50 marks from 20 December in the 13th year of the reign until 14th June in the 19th year, and to pay him 34 marks 8*s.* 4*d.* from that 14 June, as on the said 20 December the king granted to John, for his good service to himself and the late king, and that he might maintain himself in the knightly order, 50 marks, to be received yearly at the exchequer, and on the said 14 June the king granted to him lands in Donemowe, co. Essex, to the value of 10*l.* 5*s.*, in part satisfaction of the said 50 marks.

April 18.  
Westminster.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to John Brocas, the king's yeoman, or his attorney, what is in arrear to him of his wages and fees from 6 November in the 8th year of the reign, and to pay him such fees and wages yearly henceforth, as on the said day the king granted to him the bailiwick of chief forestership of Wyndesore forest, to hold for life, receiving the customary wages and fees.

April 20.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to pay to Robert de Burghcher 50*l.* for Easter term last, as on 20 December in the 14th year of the reign the king granted to Robert, then chancellor, 100*l.* to be received yearly for life, in recompence for 100*l.* of land which Hugh Daule, earl of Gloucester, granted to him to have for life, and which the earl resumed into his hand because Robert made stay with the king.

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MEMBRANE 13.

April 10.  
The Tower.

To the taxers and collectors in co. Cumberland of the tenth and fifteenth granted by the community of the realm. Order to supersede the demand made upon the men of the town of Penereth and of the hamlets pertaining to that town for their portion, as the king has pardoned them their portion for the second year of the grant out of compassion for their estate, as the town and hamlets have been lately burned by the king's Scottish enemies.

By p.s. [17406.]

Mandate to the treasurer and barons of the exchequer to discharge both the taxers and collectors and the said men of that tenth and fifteenth.

By the same writ.

April 18.  
Westminster.

To the sheriff of Southampton for the present or the future. Order to pay to Henry Whissh, the king's yeoman, what is in arrear to him of 7½*d.* daily for his wages, and of 40*s.* yearly for his robes, and to pay him the said wages and 40*s.* yearly henceforth, as the king lately granted him 7½*d.* a day for his wages and 40*s.* yearly for his robes to be received yearly by the hands of the keeper of the wardrobe, for life, and afterwards on 21 June in the 14th year of the reign the king granted that he should receive the said wages and robes by the hands of the sheriff of that county, of the money which the prior of Suthewyk is bound to pay for the ferm of Colmere and of that which John le Botiller and his heirs are bound to pay yearly for the rent of the manor of Lokerle in that county. *Et erat patens.*

April 10.  
Westminster.

To Thomas Leggi and Geoffrey de Wichingham, late sheriffs of London. Order to cause all the issues and money received by them from two tenements in Minychinlane in that city, which belonged to John de Tholouse and were taken into the king's hand by reason of the felony whereof he was convicted, to be delivered to Robert de Burton, receiver of the issues of the king's chamber, as the king has reserved those lands to his chamber and has assigned them to Robert to keep them, with all the profit thereof, so long as they shall remain in the king's hand.

April 12.  
Westminster.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John de Harsyk, who is so weak and broken by age that he cannot exercise the duties of the office.

April 18.  
Westminster.

To John le Straunge and John Gernache, the king's serjeants at arms appointed to arrest ships for his passage, and to the bailiffs of Plummuth. John Peritz, burgess of Vermeu in Spain, master of a ship called *Seint Bertelmeu*, and Domyngus Aynes, burgess and merchant of Ribadeu in Spain, have shown the king that whereas they lately came near the town of St. Matthieu, in Brittany, with the said ship laden with 40 tuns 3 pipes of white and red wine and with other goods and wished to cross with the ship and goods to St. Matthieu or Brest, certain men of Plummuth and elsewhere of co. Devon entered that ship by armed force while John and Domyngus were at St. Matthieu on their affairs, and killed all the men and mariners therein except John's son, who hid himself among the tuns, and they took the ship with the wine and goods to Fowy and did their will therewith, wherefore John and Domyngus have besought the king to order the ship, wine and goods to be restored to them, in consideration of the alliance with the king of Spain, and because it was testified before the king and his council that the ship was plundered as aforesaid: the king orders John and John and the others that if they find by inquisition or otherwise that the ship, wine and goods were plundered by any men of Plummuth or others of co. Devon they

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*Membrane 13—cont.*

shall compel those men to make speedy restitution to John or Domyngus, and if any resist and refuse to do so they shall cause them to be taken and led to the Tower of London, to be imprisoned there until further order, and they shall not omit this upon pain of forfeiture. By K.

March 12.  
Westminster.

To brother John Godelli, monk of the monastery of St. Denis in France. Order to be attendant upon Thomas de Bradeston for the ferm of the priory of Derhurst, which extends to 110*l.* yearly, and to pay that ferm yearly to him or to his attorney, in accordance with the king's grant to him of that ferm, as the priory was taken out the king's hands by reason of the war with France, and the king has now committed the custody thereof to brother John, to hold for so long as the war endure, rendering 110*l.* yearly at the exchequer. *Et erat patens.*

April 1.  
Westminster.

To the sheriff of Southampton for the present or the future. Order to pay to Walter de Denham 2*d.* a day, in accordance with the king's grant to him of 2*d.* a day, to be received for life of the issues of that county. *Et erat patens.*

April 20.  
Westminster.

To John de Wesenham and his fellows, to whom the king granted all the customs and subsidies in all the ports of the realm. Order to pay to William marquis of Juliers, or to Tilemannus de Werda, his attorney, 300*l.* for Easter term last, having first paid to Queen Isabel the fee due to her on the customs, as the king granted to the marquis 1,000*l.*, 600*l.* of the customs in the port of Boston and 400*l.* at the exchequer, to be received yearly, as is contained in the king's charter.

To the sheriff of Cambridge. Order to pay to William marquis of Juliers and earl of Cambridge, or to Tilemannus de Werda, his attorney, 10*l.* for Easter term last, in accordance with the king's grant to him on 7 May in the 14th year of the reign of 20*l.* to be received yearly of the issues of that county.

May 1.  
Westminster.

To the sheriff of York. Order to pay to Walter Whithors the king's yeoman, what is in arrear to him of his wages from 15 May in the 17th year of the reign, and to pay him such wages henceforth, in accordance with the king's grant to him on that day of the custody of the River Fosse, to hold for life, as Hugh Treganoun, deceased, held it, receiving such wages as Hugh received, for the same.

May 2.  
Westminster.

To the sheriff of Southampton. Order to go with speed to the port of Hamele and to take all the wine which he finds in certain ships of Spain, which the king is informed are freighted with the wine of his enemies of Normandy, taken at sea by his people of Bayonne, and to pay the masters and mariners the reasonable freight for that wine, not permitting any injury to be done to the masters, mariners or ships, which the king has taken into his protection with the goods, and if anything has been forfeited from them to make amends to them without delay, so that the said ships do not cross from that port without the king's special order.

By C.

## MEMBRANE 12.

May 3.  
Westminster.

To John de Alveton, escheator in co. Berks. Order to amove the king's hand from the manor of Englesham and certain tenements, and to restore them to the abbot of King's Beaulieu together with the issues thereof, as the escheator certified in chancery at the king's

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*Membrane 12—cont.*

order that because he had found by inquisition of office that the abbot appropriated to himself and his house, after the statute of mortmain, without obtaining the king's licence, the said manor of John son of Nicholas de Englesham, and a messuage and 2 acres of land of Richard Walkere in Farendon, a messuage of John Avyce, 2 acres of land of Henry de Stanford, a messuage of Robert Pynchon, a toft and an acre of land of Adam le Walkere, a toft and an acre of land of Isabel and Agnes, daughters of Laurence le Carpenter, a toft of William le Sadelere, 2 messuages, an oven and a workshop of Henry Wale, a cottage and a gate upon which a chamber is built of William Hamond, 3 cottages of John Syfred, a messuage of Robert Goldsmith (*aurifabro*), an acre of land of Ralph le Rook, a messuage of John le Mustarder, a messuage, 32 acres of land, and  $1\frac{1}{2}$  acres of meadow of Robert atte Cote, 4 acres of land of John atte Grove, 2 messuages of Stacia atte Grove, a rood of land which was the common path upon le Rugges and an acre of land of William de Culinham and 6d. rent of increment of the tenement of John le Irmongere in the same town of Farendon, and also that the abbot, who is of the foundation of the king's progenitors, alienated of his manor of Farendon a messuage to William de Eggesworth, a messuage to Henry Stenyng and Alice his wife, a messuage to Juliana Emys, a messuage to John Botte and a messuage to Richard le Bocher, without licence; and afterwards at the suit of the abbot, showing the king that king J[ohn] granted by charter the town of Englesham to God and the church of St. Mary, King's Beaulieu, which he founded, and that town is the said manor, and that king also gave the manor of Farendon, of which the said tenements are parcels, to the abbot and monks there, and the abbot has neither appropriated nor alienated any part thereof but that the said Richard Walkere and the others held them of his demise by roll of his court of Farendon, at his will, according to the custom of that manor, and not by any deed, and the abbot beseeching the king to cause his hand to be amoved the king ordered the escheator to take an inquisition upon the matter, by which it is found that the manor of Englesham is the town of Englesham, granted by King John as aforesaid, and that the tenements which Richard le Walkere and the others held are parcels of the manor of Farendon, which was granted as aforesaid, and that they held in the form aforesaid and not by deed, and because Richard and the others abandoned the said tenements the abbot entered them, as was his right, and that he did not alienate the said five tenements to William de Eggesworth Henry Stenyng, Alice, Juliana, John Botte and Richard le Bocher, but he demised them to them severally to hold at his will by the court roll of the manor of Farendon, without making any charter or other deed in fee, for life, and afterwards the king ordered the escheator to take a further inquisition by persons not related to the abbot, in the presence of Thomas de Brewosa, to whom the king committed the custody of the said tenements, to hold under a certain form, or of his attorney, if he choose to attend, by which it is found that the abbot and his predecessors have been seised of the manor of Englesham and the other tenements from the time of the said grants, and they have never alienated, acquired or appropriated any part thereof.

To Thomas de Brewosa. Order not to intermeddle further with the custody of the manor of Englesham and of the other tenements aforesaid, restoring the issues thereof to the abbot.

To John de Bello Campo. The like order not to intermeddle.

May 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge John de Alveton, Thomas de Brewosa and John de Bello Campo of all the issues of the said manor and tenements.

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*Membrane 12—cont.*

May 8. To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Richard Robetot, deceased.  
Westminster.

May 10. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Robert Mandevill, who is insufficiently qualified.  
Westminster.

May 10. To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of John de Kirkeham, who is insufficiently qualified.  
Westminster.

May 13. To the sheriff of Huntingdon. Order to cause a verderer for the forest of Wauberge to be elected in place of Roger Chartres, deceased.  
Westminster.

May 10. To John de Wesenham and his fellows, to whom the king granted the customs and subsidies in all the ports of the realm. Order to pay to John de Stryvelyn, or to his attorney, 100 marks for Easter term last of the issues of the customs in the ports of Newcastle upon Tyne and Hertipole, or of other ports if these do not suffice, in accordance with the king's grant to him of 200 marks to be received yearly of the issues of the customs in the said ports.  
Westminster.

*MEMBRANE 11.*

May 5. To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Ralph le Rede, deceased.  
Westminster.

May 4. To the sheriff of Wilts for the present or the future. Order to cause twelve oaks of the forest of Chut to be carried yearly to the abbey of Ambresbury at the king's cost, during the life of Isabel de Lancast[ia], nun of Ambresbury, in accordance with the king's grant to her of twelve such oaks to be received yearly for life, for fuel. [*Fwadera.*]  
Westminster.

May 8. To the sheriff of Middlesex for the present or the future. Order to pay to John de Federyngeye what is in arrear to him of 2*d.* daily from 29 April last, and to pay him 2*d.* daily henceforth, in accordance with the king's grant to him on that day, because he had lost his sight in the king's service, of 2*d.* to be received daily for life by the hands of the sheriff of Middlesex. *Et erat patens.*  
Westminster.

May 8. To John de Bello Campo, keeper of the forest of Queen Philippa, granted to her for life in co. Southampton. Order to permit Margery late the wife of John de Grymstede, to whom the queen committed the custody of the manor of Brokenhurst in that forest, to hold until John's heir should come of age, to receive 'housbote' and 'heybote' in that forest during that custody, as the king ordered Bartholomew de Burgherssh, keeper of the Forest this side Trent, on 15 July in the 15th year of the reign, to desist from impeding the queen's ministers from receiving 'housbote' and 'heybote' in the king's demesne woods in that forest [*as in this Calendar, 15 Edward III, page 194*].  
Westminster.

May 8. To Hervey Tirel, escheator in co. Devon. Order to cause Oliver son and heir of Oliver de Dynham, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator, and the king has taken his homage for all the lands which his father held in chief, and has rendered them to him.  
Westminster.

By p.s. [17480.]

To Thomas Cary, escheator in co. Somerset. Like order to cause Oliver to have seisin of the lands whereof his father died seised, as he has proved his age before Hugh Tyrel, escheator in co. Devon, as aforesaid.

By the same writ.

The like to John de Roches, escheator in co. Wilts.

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## MEMBRANE 10.

- April 17. To the citizens of Chichester. Order to pay to Maud de Pirye, sometime nurse of John de Eltham, the king's brother, and of Joan, his sister, or to her attorney, what is in arrear to her of 30*l.* for Easter term last, as the king lately granted to her 30*l.*, and to Joan du Boys, sometime nurse of Eleanor, the king's sister, other 30*l.* to be received yearly at the exchequer for life, and afterwards, with the assent of Maud and Joan, he assigned to them the yearly ferm of 36*l.* which those citizens pay, which belonged to Edmund earl of Kent, tenant in chief, and which was in the king's hand by reason of the minority of John the earl's son, to hold until the heir should come of age, unless they should die in the meantime, and if one should die, the moiety of the ferm should revert to the king as a custody and although a moiety of the ferm should revert to the king through the death of Joan in the parish of St. Nicholas Olave, London, on St. Matthew in the 11th year of the reign, as is found by inquisition taken by John de Pulteneye, then mayor and escheator in that city, yet the king, of his special favour, wishes Maud to receive 30*l.* of that ferm until the said heir come of age, so that the citizens answer for the remaining 6*l.* at the exchequer.
- April 20. To Gawayn Corder, appointed to arrest ships for the king's passage. Order to cause all the wool loaded in a ship called '*la Nicholas*' of Shorham, and there arrested by him, pretending that it was not coketted or customed, to be arrested and delivered to the merchants to whom it belongs, provided that the ship remain under arrest, to serve the king in his passage, as John de Wesenham, to whom the king granted all the customs and subsidies of wool, hides and wool-fells in the realm, has testified before the council that all that wool was well and truly coketted and customed. By K.
- April 18. To the sheriff of York for the present or the future. Order to pay to John de Queldryk, the king's yeoman, 3*d.* daily and 13*s.* 4*d.* yearly for his robes, for life, in accordance with the king's grant to him for his good service to him and the late king, and because he was maimed in the king's service, of 3*d.* daily and 13*s.* 4*d.* yearly for his robes, for life, to be received by the hands of the sheriff of York. By p.s. [17434.]
- April 28. To Reymund Seguyn, the king's butler, or to him who supplies his place in the port of Bristol. Order to deliver to Maurice de Berkele, 2 tuns of wine of the king's right prise for the present year, in accordance with the king's grant to him on 14 May, in the 17th year of the reign, of two tuns of such wine to be received yearly for life.
- May 1. To the abbot of Halys Owayn. Order to pay to Alice de Plomton what is in arrear to her of 10 marks yearly, as the king granted to her, for her good service to the countess of Guelders (*Gelre*), his sister, 10 marks, to be received yearly by the hands of the abbot of the fee ferm of 10*l.* 6*s.* 8*d.* which he renders yearly to the exchequer for the manor of Rouleye, until the king should provide her with competent maintenance for life.
- May 15. To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Richard del Bruche, who is insufficiently qualified.
- May 1. To the sheriff of York. Order to pay to Margery late the wife of Duncan de l'rendraght 24 marks 6*s.* 8*d.* for Easter term last, in accordance with the king's grant to her of 49 marks, to be received yearly during pleasure, in recompence for the manor of Briggestok, co. Northampton, which she held at will, and which the king assigned to Queen Isabel, to hold for life.

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## MEMBRANE 7.

June 20.  
Porchester.

To William de Middelton, escheator in co. Norfolk. Order to deliver the manor of Thetford, co. Norfolk, to John de Warennia, earl of Surrey, together with the issues thereof, to hold as he held it before it was taken into the king's hand, as the earl has shown the king that Ralph de Cobham held that manor for life of the earl's demise, and he died in the time of the late king, and after his death the earl entered the manor as his reversion, and possessed it in peace for twenty years and more, and now, because it is found by an inquisition taken at the suit of John de Cobham, pretending himself to be Ralph's son and heir and a minor, that Ralph held the manor at his death, for himself and the heirs male of his body, in chief, and that John was aged twenty years at the time of the inquisition, the escheator has taken the manor into the king's hand, without warning or calling the earl, contrary to the form of *Magna Carta*, whereupon the earl has besought the king to provide a remedy.

By p.s. [17654.]

May 20.  
Westminster.

To brother John Larcher, prior of the Hospital of St. John of Jerusalem in Ireland, late the chancellor. Order to deliver to John Moryz, whom the king has appointed to be chancellor during pleasure, the great seal and the rolls and memoranda of the chancery of Ireland, which are in the prior's custody, by indenture.

By K.

May 18.  
Westminster.

To Robert de Swynnerton, dean of the king's free chapel, Stafford. Order to admit John de Tamworth, the king's clerk, to the free chapel of Creswall, void and pertaining to the king's donation by reason of the lands which belonged to Adam de Peshale, deceased, which are in the king's hand for certain causes, as the king has granted that chapel to him and has ordered the sheriff of the county to notify John Besse, vicar of Eccleshale church, in unjust possession of that chapel, it is said, that he be before the king in chancery a month from Easter last to show cause why he should not be removed from the possession of that chapel and John de Tamworth admitted thereto, and the sheriff returned that he had notified John Besse as aforesaid, but that he did not come on that day when called.

## MEMBRANE 6.

May 18.  
Westminster

To the justiciary of Ireland. Order to deliver to Fulk de la Freyne the manor of Ryban, together with the issues thereof, notwithstanding that it was first committed to others by Ralph de Ufford, late justiciary of Ireland, or any other minister there, if he find, after taking information thereupon, that Gerald de Sancto Michaele held that manor of the manor of Donmask, in Ireland, by knight's service, and that he held no other lands at his death, in chief, as of the crown, and that he died when his heir was under age, as on the 14 June in the 8th year of the reign the king granted the manor of Donmask to Fulk to hold with all its appurtenances for the ten years next following, and now Fulk has besought the king to order the said manor of Ryban to be delivered to him, as it has been taken into the king's hand by reason of Gerald's death, whose heir is under age.

By C.

May 24.  
Westminster

To John de Trehampton, escheator in co. Lincoln. Order to cause Gregory de Bolyngbrok and Margaret daughter of William de Castre, kinswoman and heiress of John de Castre, tenant in chief, his wife, to have seisin of all the lands whereof John was seised at his death, in his demesne as of fee, as she has proved her age before the escheator, and the king has taken Gregory's fealty for all the lands which John held in chief, and has rendered them to the said Gregory and Margaret.

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*Membrane 6—cont.*May 20.  
Westminster.

To the sheriff of Wilts. Order to pay 4*l.* to William de Gategang, the king's clerk, whom he has sent to that county and to co. Gloucester on certain affairs, for his expenses in going to those parts, staying there, and returning to London.

By C.

May 10.  
Westminster

To the taxers and collectors in co. Cumberland of the tenth and fifteenth last granted by the community of the realm. Order to supersede the demand for the tenth and fifteenth made upon the religious and other ecclesiastical men and the laymen of that county, for the second year of payment, as at their suit beseeching the king to remit and pardon the tenth and fifteenth touching them, as several manors, towns, hamlets and places in the greater part of that county have been burned and totally destroyed, with the corn, animals and other goods therein, by hostile incursions of the king's Scottish enemies, after Michaelmas last, wherefore they have nothing to cultivate their lands or maintain themselves, and they are distrained for the tenth and fifteenth for the second year, the king appointed Thomas de Lucy and John de Orrerton to take an inquisition upon the matter by the oath of lawful men of the county, by which it is found that the town of Seburgham in the liberty of the prior of Carlisle in the parish of that town, the town of Salkeld in the same liberty in the parish of Addyngham, the town of Dalston with the manor of Rosa in the parish of Dalston, the town of Kirkandres with the parish, the town of Neuby which is a fourth part of Caldecote in the parish of St. Mary, Carlisle, the town of Rouclif with the parish of that town, Beaumont, Bampton with the parishes of those towns, Wyganby in the parish of Ayketon, Orreron with the parishes of that town, Kirkethwayt, Lynthwayt, Scarthwayt, Haugholm in the parish of the prior of St. Mary, Carlisle, Raughton in the parish of Dalston, Thoresby with the parishes of that town, Burgh upon Sands in the parish of that town, Caldebek with the parish of that town, the town of Bowenesh with that parish, the parish of Staynton in the parish of Dacre, the town of Katerlen in the parish of Penreth, Unthank in the parish of Skelton, the town of Edenhale in the parish of the prior of St. Mary, Carlisle, Heigheved in the parish of the same prior, Hoton in the forest with the parish of that town, the town of Laysyngby with the parish, Neubiggyng in the parish of Graystok, the town of Skelton in the parish of that town, Hamelton in Aynstapelyth called 'le Dale' in the parish of that town, the town of Kirkosewald in the parish of that town, Ravenwyk in the parish of that town, Blencowe in the parish of Dacre, the town of Cregelyn in the parish of that town, Glassanby in the parish of Addyngham, the town of BotheCASTRE, Foulwode, Walton, Lanercost, Artureth with Randolph, Levyngton, Stubbille, Hedresford, Solperd with Eston in the parish of the same, Fenton in the parish of Hayton, Westlevyngton in the parish of Kirkelevyngton, Lidell in the parish of Artureth, Brampton in the parish of the same town, Northmore, Waltonewode in the parish of Walton, Irthyngton with the parish of that town, Trevermane in the parish of Lanercost, Hayton in Gilleslonde with the parish of that town, Torcrossok in the parish of Lanercost, Cumrewe and Castelayrok in the parish of Cumrewe, Farlham with the parish of that town, Scaleby with the parish of that town, Kirkelevyngton with the parish of that town, Hoghton in the parish of Staynwyges, the forest of Nicholas in the parish of Artureth, Askerton with the parish of Cambok, Denton in the parish of that town, Stapelton and Cambok with the parishes of those towns, were all totally burned and destroyed by the Scots after the said Michaelmas; and the king has pardoned the men of those towns and places the tenth and fifteenth for the said second year, out of compassion for their estate.

By C.

1346.

*Membrane 6—cont.*

To the collectors in co. Cumberland of the triennial tenth last granted by the clergy of England. Order to supersede the demand made upon the religious and other ecclesiastics in the said towns and places for the said tenth for the second year, which the king has pardoned them. By C.

June 22. To the justiciary of Ireland and the chancellor there and to the treasurer  
Porchester. and barons of the exchequer, Dublin. Order to take information for how much answer was made to the king in times past during voidances of the archbishopric of Armagh, and to commit to the dean and chapter of Armagh the custody of the temporalities of the archbishopric, which is void by the death of David, the late bishop, to hold during the voidance, for rendering the extent thereof or other certain thing to the king, as the dean and chapter have besought the king to grant that custody to them during the voidance. By p.s. [17670.]

## MEMBRANE 5.

May 22. To Walter de Bermyngeham, justiciary of Ireland, and to the chancellor  
Westminster. there. Order to assign to Fulk de la Freyne 40*l.* of land and rent yearly of the king's forfeitures and other escheats in recompence for 40*l.* yearly which Ralph de Ufford, late justiciary of Ireland, granted to him for the time he should be retained in the king's service, and the king has confirmed that grant for Fulk's good service in Ralph's company. By p.s. [17541.]

April 28. To the treasurer and barons of the exchequer. Order not to intermeddle  
Westminster. with the lands which belonged to Margaret late the wife of Geoffrey de Cornubia, tenant in chief, which are in the king's hand by reason of the minority of her heir, and with the lands which belonged to John Bernak, tenant in chief, which have been taken into the king's hand by reason of the minority of John's heirs, or with the marriages of those heirs, as the king has reserved the said lands and marriages to his chamber.

By p.s. [17462.]

May 17. To the sheriff of Devon. Order to cause a coroner for that county to be  
Westminster. elected in place of Robert Sauvage, who has no lands in that county to qualify him.

May 10. To the treasurer and barons of the exchequer. Order to deliver to John  
Westminster. de Insula 40*l.* yearly of the ferm of the priory of St. Neots, taken into the king's hand by reason of the war with France, and to cause these 40*l.* yearly to be allowed to the prior in his ferm, as the king granted those 40*l.* to John to be received yearly for so long as the war should last, and on 21 March last the king ordered the prior to pay the 40*l.* yearly to John and to be answerable to him therefore.

June 5. To the sheriff of Southampton. Order to pay to Richard earl of  
Porchester. Arundel what is in arrear to him of his wages for the custody of the castle and town of Porchester and the forest there, and to pay him such wages henceforth, as the king lately committed that custody to the earl to hold for life in the same way as others who have hitherto held the same.

June 6. To the treasurer and barons of the exchequer. Order to allow to the  
Porchester. sheriff of Southampton what they shall find him to have expended upon the construction of a new chamber in Porchester castle and upon the repair of the hall of the chambers and kitchens there, against the king's arrival, by the view and testimony of John Haket, constable of the castle, in accordance with the king's order to him. By p.s.

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*Membrane 5—cont.*March 1.  
Westminster.

To the sheriff of Southampton. Order to deliver 1,000 hurdles, 20 bridges and other necessities for the equipment of the king's horses, to William de Hugate, the king's clerk, by indenture.

By p.s.

To the same. Order to cause the defects of the bridge of Winchester castle to be repaired by the view and testimony of John Gabriel and Nicholas de Hanyton, citizens of Winchester.

By K.

## MEMBRANE 4.

June 26.  
Porchester.

To Thomas de Aspale, escheator in co. Southampton. Order to assign dower to Margaret late the wife of Thomas de Norton, tenant in chief, of all the lands which belonged to her husband at his death, upon her taking oath that she will not marry without the king's licence.

*Vacated because on the second part of the Close Roll for this year.*

To John de Roches, escheator in co. Wilts. Like order to assign dower to Margaret.

*Vacated as aforesaid.*

The like to the following, to wit:—

Thomas Cary, escheator in co. Dorset.

Thomas de Swynford, escheator in co. Bedford.

Robert de Pavely, escheator in co. Northampton.

*Vacated as aforesaid.*

June 14.  
Porchester.

To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to assign dower to Katharine late the wife of Geoffrey de Lucy, tenant in chief, of all the lands which belonged to her husband at his death, upon her taking oath that she will not marry without the king's licence.

To William de Langele, escheator in co. Kent. Like order to assign dower to Katharine.

The like to the following, to wit:—

Robert de Pavely, escheator in co. Northampton.

John de Coggeshale, escheator in co. Hertford.

June 20.  
Porchester.

To Thomas Cary, escheator in co. Dorset. Order not to distrain Robert son of Joan late the wife of John Latymer, knight, for his homage and fealty, and not to intermeddle further with 4 messuages and 4 carucates of land in Swanewych, Weye, Wermewell, Tarente Antioche and Chalvedon in that county, saving any relief due to the king, as he has learned by inquisition taken by the escheator that Joan at her death held the said tenements in service, in chief, by the service of doing homage and fealty to the king, and of rendering 10s. at the exchequer at Easter by the hands of the sheriff of the county, and that she held other lands for life in that bailiwick of the inheritance of the said Robert, John's son, of others than the king, by divers services, and that the said Robert her son is her next heir and of full age, and the king has taken his homage and fealty due in this respect.

By p.s. [17689.]

## MEMBRANE 3.

June 8.  
Porchester.

To John Engayn of Teversham, escheator in co. Huntingdon. Order not to intermeddle further with the manor of Conyngton and the advowson of the church of that town, restoring the issues thereof to Margaret late the wife of John de Bruys, as the king has learned by inquisition taken

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*Membrane 3—cont.*

by the escheator that John at his death held no lands in his domesne as of fee, in chief, or of any other in that county, but that he was jointly enfeofed with Margaret of the said manor and advowson, for life, of the gift and enfeofment of William archbishop of York, and of Ralph Turvill, parson of Jakesle church, to hold for themselves and John's heirs, and that the manor and advowson are held in chief as of the honour of Huntingdon, by the service of a third part of a fourth part of a knight's fee, and the king has taken Margaret's fealty.

May 14. Westminster. To the treasurer and chamberlains of the exchequer, Dublin. Order to pay to Godfrey Folejambe 50 marks, in accordance with the king's grant to him of that sum in recompence for his expenses in the king's service in Ireland for the time when he was one of the justices there, and in remuneration of his labour in that service. By p.s. [18045.]

June 13. Porchester. To the sheriff of Southampton for the present or the future. Order to pay to Thomas Trusselove, watchman of Winchester castle, what is in arrear to him of 1*d.* daily, granted to him for life on 23 April in the 18th year of the reign, and to pay him 1*d.* daily henceforth in accordance with that grant. By p.s.

*Et erat patens.*

June 6. Porchester. To the sheriff of Southampton. Order to pay to John de Gutying, one of the foresters of la Bere forest, near Porchester, what is in arrear to him of 1*d.* daily for his wages from the time of the sheriff's appointment, and to pay him such wages henceforth, in accordance with the king's grant to him, for his long service and because he is detained by a grave infirmity, of 1*d.* a day for his wages, to be received of the issues of co. Southampton, until further order.

June 15. Porchester. To Reginald le Forester, escheator in cos. Surrey and Sussex. Order to assign to Henry de Lokesle and to Alice his wife, late the wife of Thomas de Wyntreshull, tenant in chief, Alice's dower of the lands which belonged to Thomas at his death, in the presence of Richard de Farnhull, to whom the king committed the custody of the said lands to hold until Thomas's heir shall come of age, if he choose to attend.

June 28. Porchester. To the sheriff of Gloucester. Order to pay to John Dymmok, yeoman of the king's buttery, 6*d.* a day for his wages, as he is detained by such infirmity that he cannot cross with the king on his present passage to parts beyond the sea, and the king has granted him 6*d.* to be received daily for his wages of the issues of that county until the king's return to England. By p.s. [17723.]

*MEMBRANE 2.*

June 18. Porchester. To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Thomas Brayn, who is insufficiently qualified.

July 1. Porchester. To Reginald le Forester, escheator in co. Surrey. Order to deliver to Henry de Loxle and Alice his wife the manor of Burgham near Gildeford, as by an inquisition taken before William de Notton and Richard de Burton, concerning the tenements which belonged to Thomas de Wyntereshull, tenant in chief, it was found that Thomas at his death held the said manor of Thomas de Seint More by the service of half a knight's fee, which manor Henry and Alice occupied from the time of Thomas's death, claiming that they held it for Alice's life, and afterwards Henry and Alice besought the

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*Membrane 2—cont.*

king to order his hand to be amoved, as John atte Beche, chaplain, long before Thomas's death, granted that manor by charter to Thomas and Alice, then his wife, and to William, Thomas's son, to hold for themselves and the heirs male of William's body, and they were seised thereof during Thomas's life and Alice's widowhood, and Henry and Alice continued in seisin thereof after the marriage until the manor was taken into the king's hand by virtue of the inquisition aforesaid, and the king ordered the escheator to take an inquisition upon the matter, in the presence of Richard de Farnhull, to whom the king committed the custody of the lands which belonged to Thomas to hold under a certain form, if he chose to attend, by which inquisition it is found that John granted the said manor to Thomas and Alice and to William as aforesaid, and that they were seised thereof as aforesaid until the manor was taken into the king's hand, and that John atte Beche granted the manor to Thomas, Alice and William in the form aforesaid, to wit, on Thursday before the Purification, 12 Edward III, and they were seised thereof as aforesaid, and that the manor is held of Thomas de Seynt More by the service of a moiety of a knight's fee and of rendering 60s. yearly to the heirs of John de Bluet.

June 20.  
Porchester.

To Reginald Forester, escheator in cos. Surrey and Sussex. Order to assign dower to Joan late the wife of John Bernak, tenant in chief, of all the lands which belonged to her husband at his death, in the presence of Nicholas Bokelond and Henry de Greystok, keepers of those lands, if they choose to attend, or of their attorneys, upon her taking oath that she will not marry without the king's licence.

The like to William de Middelton, escheator in cos. Norfolk and Suffolk.

June 9.  
Porchester.

To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to cause Geoffrey son and heir of Geoffrey de Lucy, tenant in chief, to have seisin of all the lands which his father held in chief at his death and of which he was seised in his demesne as of fee, as the king has taken his homage for the lands which his father held in chief and has rendered them to him.

The like to the following, to wit:—

John de Coggsale, escheator in cos. Essex and Hertford.

Robert de Pavely, escheator in co. Northampton.

William de Langele, escheator in co. Kent.

*MEMBRANE 1.*

May 15.  
Westminster.

To Simon Basset, escheator in co. Gloucester. Order to deliver to Henry earl of Lancaster the manor of Douneameneye together with the issues thereof, as by inquisition taken by the escheator by virtue of a writ of *diem clausit extremum*, after the death of William de Cusancia, knight, it is found that William at his death held in his demesne as of fee the manor of Wyk, in chief, by the service of a fourth part of a knight's fee, and the manor of Douneameneye of the earl of Lancaster as of the manor of Kynemaesford, by the service of a moiety of a knight's fee, and that Peter de Cusancia, William's son, is his next heir, and was aged fifteen years at the Purification in the 19th year of the reign, and by another inquisition taken by John de Freland and Robert Russell, at the suit of Henry earl of Lancaster, it is found that what is called the manor of Wyk in that county is not a manor by itself, but is a messuage and a carucate of land in Douneameneye called 'Dounameneyewyk,' and is parcel of the manor of Douneameneye, and that Hugh le Despenser, the father,

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*Membrane 1—cont.*

held those tenements in fee simple before he forfeited of Margaret de Valers, then lady of Douneameneye, by the service of a fourth part of a knight's fee, and that they came into the king's hand by Hugh's forfeiture, wherefore the earl has besought the king to cause his hand to be amoved from the manor; and although it was proposed before the council for the king's right that the custody of the said manor and lands ought to pertain to the king during the minority of the heir of William, by reason of the king's grant to him of the reversion of a messuage and a carucate of land called 'le Wyk,' in Douneameneye, which are the aforesaid tenements, it is said, after the death of Thomas de Weston, now deceased, who held them for life with reversion to the king, yet, because it is alleged on the earl's behalf that that grant proceeded against common law when those lands came into the royal hands by forfeiture, which, if they are given, ought to be held by the same services as before they came into the king's hand, and it has not been decided whether the custody pertain to the earl or to the king, the king permits the earl to have the custody of the said manor and lands, until William's heir shall come of age, together with the issues thereof.

By K. and C.

May 18.  
Westminster.

Mandate to the treasurer and barons of the exchequer to discharge John de Gynewell, the king's clerk, and John de Holte, to whom the king lately committed the custody of the manor of Dounameneye so that they should answer for the issues thereof at the exchequer, of the said issues and of rendering account for the same.

May 26.  
Westminster.

To John de Alveton, escheator in co. Berks. Order to amove the king's hand from an acre of land and a path of the abbot of Cirencestre in Shryvenham, and not to intermeddle further therewith, restoring the issues thereof, as the king ordered the escheator to certify why he had taken the premises into the king's hand, and he returned that he had so taken an acre of the abbot in Shryvenham because he found by inquisition of office that the abbot appropriated that acre annexed to his house, to himself and his house, of John de Wylinton, after the publication of the statute of mortmain, without obtaining the king's licence, upon which he raised a part of his grange, and he had taken the abbot's path because it was found by the same inquisition that the abbot appropriated that path to himself and his house after the said statute, of Ralph de Wylinton, without licence, and the abbot afterwards besought the king to order his hand to be amoved, as the said acre is a way contiguous to the abbot's house in the town of Shryvenham, which Reginald de Albo Monasterio lately granted by charter long before the said statute, by certain bounds, to God, St. Mary and the church of Shryvenham, in frank almain, and which the abbots have held by the same bounds, from the time of that grant without acquiring them of John or any other, or levying any grange or part thereupon, and that the path is of the soil of Ralph de Wylinton and not of the abbot, and the abbot does not vindicate any property therein except that he and his men claim to cross and return by that path as they have always been accustomed to do, and the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said acre is contiguous to the abbot's house in Shryvenham, to a way which Reginald de Albo Monasterio granted to that church by charter long before the said statute, in frank almain, and the abbots have held it by the same bounds from the time of that grant, and that they never acquired it of John de Wylinton or built any grange thereon and that the said path is of the soil of Ralph de Wylinton and not of the abbot's soil, and the abbot cannot vindicate any property therein except that he and his predecessors can cross and return thereby, and that the acre and path are held of the earl of Salisbury in frank almain.

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*Membrane 1—cont.*July 1.  
Porchester.

To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to deliver to John de Caterham and William Croyser, attorneys of Master John de Offord, all the issues of the lands which belonged to Thomas de Pabenham, tenant in chief, which are in the king's hand by reason of the minority of Thomas's heir, as the king has granted the custody of those lands to Master John, to hold with all the things pertaining thereto, until the said heir shall come of age, rendering to the king the true value of those lands, as others have wished to give.

## MEMBRANE 26d.

Jan. 26.  
Westminster.

John Gernoun, knight, acknowledges that he owes to Godfrey Foljaumbe 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John Isendyk, citizen and draper of London, John Bretyn and John Malewayn acknowledge that they owe to John de Freston and Ralph de Hemenhale 100 marks; to be levied etc. in the city of London.

Enrolment of release by Nicholas son of Robert son of Peter de Magna Lymbergh to Geoffrey de Thoresby of all his right and claim in the manor of Severby, to wit in all lands, rents and services which Geoffrey holds in the town of Severby. Witnesses: John de Bewmeys of Great Lymbergh, Robert Maraysse of the same, Richard son of Adam of the same, Stephen son of Martin of the same, James atte Begke of Netiltun. Dated at Great Lymbergh, on Sunday after Epiphany, 1345, 19 Edward III.

*Memorandum* that Nicholas came into chancery at Westminster on 27 January, and acknowledged the preceding deed.

Jan. 31.  
Westminster.

William de Melchebourn, Thomas de Swanlond and Walter de Chiriton acknowledge that they owe to John de Pulteneye, knight, 633*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

Jan. 28.  
Westminster.

To the sheriff of York. Order to supersede the exigents against Hugh de Ulseby, who is indicted before William Scot and his fellows, justices appointed to hold pleas before the king, for divers trespasses against the king, and is placed in that county to be outlawed, as he is attendant upon certain affairs with which he is specially charged by the king, and he has found the following mainpernors, to wit, John Malewayn and Robert de Denton of the city of London, Robert de Halsham of co. Sussex and Thomas de Egmonton of co. York, who have undertaken to have him before the king on the quinzaine of Easter next, to answer for his trespasses and to receive what the king's court shall determine.

By K.

Feb. 9.  
Westminster.

Walter de Chiriton, merchant and citizen of London, acknowledges that he owes to Richard Chaucier, citizen and vintner of London, 420*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Feb. 7.  
Langley.

John Lovel of Tychemersh, knight, acknowledges that he owes to Edward, prince of Wales, 18*l.* 6*s.* 8*d.*; to be levied etc. in co. Oxford.

Feb. 9.  
Westminster.

Thomas son of Henry Bidyk of Fynchesle acknowledges that he owes to John archbishop of Canterbury 40*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment, acknowledged by Robert, bishop of Clchester, executor of the archbishop's will.*

1346.

*Membrane 26d—cont.*

Enrolment of release by John son of Philip de Pavely to Sir John de Pulteneye, knight, Margaret his wife and William their son, of all his right and claim in the manor which they hold in the town of Pulteneye of the gift and enfeoffment of Master John de Clipston, rector of the church of St. Mary, Maydewell. Witnesses: Richard Lacer, then mayor of London, John de Gloucestr[ia] and Edmund de Hemenhale, then sheriffs of London, Henry Darcy, Roger de Depham, John de Causton, William Curteys. Dated at London on 13 February, 20 Edward III.

*Memorandum* that John son of Philip de Pavely came into chancery at Westminster on 13 February and acknowledged the preceding deed.

Feb. 16.  
Westminster.

Thomas Cary and John Turbervill of Kyngesliere acknowledge that they owe to Peter de Bello Campo and William de Burgh, clerk, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Dorset.

*Cancelled on payment, acknowledged by William.*

Richard Spynk of Norwich and Adam de Tetteburn of Welles acknowledge that they owe to John de Staunton 40*l.*; to be levied etc. in co. Norfolk.

Enrolment of indenture made between Richard Spynk of Norwich and Adam de Tetteburn of Welles, of the one part, and John de Staunton of the other part, testifying that whereas Richard and Adam are bound to John in 40*l.* by the preceding recognisance, John grants that if Henry le Monier son of Collard le Monier of Amyas come to the city of Canterbury on the octaves of Michaelmas next and render himself to prison to remain in the same state in which he is at the making of these presents, then the recognisance shall be null, but if not, if Henry is alive, then it shall remain in force. Dated on 16 February, 20 Edward III. *French.*

*Memorandum* that Richard, Adam and John came into chancery on 16 February and acknowledged the preceding indenture.

Feb. 18.  
Westminster.

To the mayor and aldermen of the city of London for the present or the future. Order to cause all women of ill-fame dwelling in the west lane or in houses adjoining the place of the prior and brethren of the Carmelites, London, to be amoved from those places, without delay, whenever they are requested by the prior and brethren, forbidding all lords of houses and places in that lane or elsewhere to take such women to those houses in future, as the prior and brethren have besought the king to cause those women to be amoved, as Edward I gave them a place in Fletestrete, London, which they now inhabit, and women of ill-fame have now been dwelling near there for some time, whereby the brethren are much hindered, through the clamour of men going to those women by night and day, from celebrating divine service according to the wish of Edward I. *Et erat patens.*

Feb. 10.  
Westminster.

To the justices of the Bench. Whereas the sheriff of Buckingham was lately ordered by the king's writ to attach Master John de Lynchelade, so that he should have him before the king on a day now past, to answer why he had presumed to enter the church of Lotegarssale by force and arms, contrary to the ordinance, and John is placed in exigent in that county, to be outlawed, because he did not come before the justices to answer upon the premises, whereupon he has besought the king to provide for his indemnity, as he has not done or attempted anything contrary to the ordinance or to the king's prejudice, and because the writ emanated without the king's knowledge, and the ordinance or decree has not been confirmed or approved by him or his council: the king orders the justices to supersede the execution of the said order and of the exigents against John, directing the sheriff to supersede the exigents. By K. and C.

1346.

*Membrane 26d—cont.*

Feb. 23. Westminster. Walter de Hanlegh, the king's serjeant at arms, acknowledges that he owes to Alan de Venyse, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

*Cancelled on payment.*

Feb. 22. Westminster. Simon de Barlynges, vicar of Hermodsworth church, acknowledges that he owes to John de Cotyngton, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

Feb. 19. Westminster. Walter de Chiriton, of London, merchant, acknowledges that he owes to Richard de Stonleye 88 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Feb. 16. Westminster. To the sheriff of Norfolk. Order to supersede the taking of William de Averenges, clerk, by a mainprise, as Adam de Reveshale impleads him and Simon le Gray before the justices of the Bench to render account to him for the time when they were receivers of his money, and because the sheriff returned before those justices on the quinzaine of Hilary last that William and Simon were not found and had nothing whereby they could be attached the king ordered the sheriff by writ *de judicio* to take them and keep them in prison, so that he should have them before the justices three weeks from Easter next to answer Adam for his account, wherefore the sheriff intends to take William and imprison him until the said day, whereupon William has besought the king to provide for his indemnity, as he is ready to stand to right in all things and to answer Adam for his account, and William has found in chancery John de Langeton, Robert de Elm, William de Harewell and Peter de Wyghton, of co. York, his mainpernors, who have undertaken to have him before the justices on the said day to answer Adam and further to do and receive what the king's court shall determine.

MEMBRANE 25*d.*

Jan. 31. Langley. Thomas Dreu acknowledges that he owes to Richard de Suthorp, clerk, 14*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Jan. 31. Leicester. To Th. bishop of Durham. The burgomasters, *échevins* and consuls of Bruges have shown the king by their letters that certain men of Hertilpole, in the bishop's liberty of Durham, took a ship of Walter Sunibbel, burgess of Lescluse in Flanders, laden with wool of Scotland of certain of his fellow burgesses, coketted at Edinburgh, in the port of Liet, and the men therein being killed, took the ship and wool to Hertilpole, and there unladed the ship and did their will with the wool: the king therefore orders the bishop to view the said letters which he sends under the privy seal, and to cause the complement of justice to be done to the men named therein upon the restitution of the ship and wool or of the value thereof, compelling those who detain them to make restitution, so that the king or his subjects may not incur any damage by his default or the king be obliged to take his liberty for that cause.

Enrolment of grant by Richard Serjaunt of Risebergh to Matthew Palmere of London of all the estate which he had in that tenement with the chambers built thereupon and with all the things which he and Matthew jointly held in the parish of St. Martin in the Vintry, London, of the gift and enfeofment of Henry Palmere, citizen and vintner of London, and of Agnes his wife, Matthew's father and mother, and he has

1346.

*Membrane 25d—cont.*

released to Matthew all his right and claim in that tenement. Witnesses : John Gisors, William Clapitus, Henry Vanner, John Vynch, John Hardel, William Corouner, Nicholas de Harwedon, clerk. Dated at London on Thursday the feast of the Purification, 20 Edward III.

*Memorandum* that Richard came into chancery at Westminster on 3 February and acknowledged the preceding deed.

Feb. 4.  
Langley.

John Darcy le fitz, Nicholas Gower and William de Fyncheden acknowledge that they owe to Roger de Novo Mercato, knight, 100 marks ; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*

Adam Trenchefyle of Little Shelford acknowledges that he owes to Simon de Brunne 4*l.* ; to be levied etc. in co. Cambridge.

*Cancelled on payment.*

Thomas de Ferrariis, knight, acknowledges that he owes to John de Eston, clerk, 8*l.* ; to be levied etc. in co. Northampton.

*Cancelled on payment.*

Enrolment of indenture made between the king and Percival de Porche of Luk, master and worker of the king's money, testifying that the master will make 'maillies' and ferlings of the alloy of the old sterlings, and will enter in the book of the 'maillies' of the weight of the standard of the Tower of London 23*s.* 3*d.* by number, and the king shall have 6*d.* by weight for his seigneurage on each pound of the 'maillies,' and the master shall have 11*d.* on each pound for his work and all costs, and 23*s.* 6*d.* shall enter into the pound of ferlings of the weight of the said standard, and the king shall have 6*d.* on each pound for his seigneurage, and the master 13*d.* on each pound for his work and costs, and the merchants shall have the remainder, so that the merchants who take plate to the exchanges to the amount of 100*l.* shall only have 10*l.* of the ferlings, and all points contained in the first indenture between the king and Percival shall remain in force. Dated at Westminster on 4 November. *French.* By bill of the treasurer.

[*Fœdera.*]

John fitz Wauter lord of Wodham puts in his place Richard de Erlethop, clerk, to prosecute the execution of a recognisance for 200*l.* made to him in chancery by John de Coueleye, parson of Horkesleye church.

Alan Gille of London, cornmonger, puts in his place William de Tikhull, clerk, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Henry le Wyse of Pritelwell.

William fitz Waryn puts in his place John de Codyngton, clerk, to prosecute the execution of a recognisance for 12*l.* 6*s.* 8*d.* made to him in chancery by John de Insula of Burghle.

Enrolment of grant by John de Clipston, rector of St. Mary's church, Maydewelle to Sir John de Pulteneye, knight, and Margaret his wife, and to William their son, of his manor of Pulteneye, co. Leicester, with all its appurtenances which he had of the gift and enfeofment of John de Pavely, to hold for themselves and the heirs of William's body, with remainder in default to the right heirs of Sir John de Pulteneye. Witnesses : Ralph de Stanlowe, Richard de Egebaston, knights, Philip Purfrey, William Owayn, Nicholas Luceles, Adam de Assheby of Pulteneye, Thomas Payn of Kene-lyngworth. Dated at Pulteneye on 1 February, 20 Edward III.

*Memorandum* that John de Clipston came into chancery at Westminster on 13 February and acknowledged the preceding deed.

1346.

*Membrane 25d—cont.*Feb. 11.  
Westminster.

To William Scot and his fellows, justices appointed to hold pleas before the king. Philip, son and heir of Philip le Despenser, has shown the king by his petition before him and his council, that whereas a plea has long been pending before the king between him and Queen Philippa and the said Philip, concerning the manor of Parlyngton, co. York, which Hugh le Despenser the father, late the lord of that manor, gave to Philip his son to hold for himself and the heirs of his body, by reason of which grant the said Philip, father of Philip the demandant, died seised of the manor, after which Hugh re-entered the manor and demised it to John de Croumbwell, to hold for life, the bailiffs of Queen Philippa, pretending that the manor is held of the honour of Pontefract then in her hand, seized it into the queen's hand, and although Philip, because the charter of gift was eloiigned in the prosecution of Hugh, among his other memoranda, offered to verify the gift and possession according to the law and custom of the realm, before those justices, yet they have hitherto refused to admit that verification, whereupon Philip has besought the king to provide a remedy; the king therefore orders the justices to view the process held before them thereupon, and if they find that Philip wishes to prove the said gift and possession before them then to admit him to such verification and to receive the same, notwithstanding that he has not shown the deed of gift before them, provided that they do not proceed to render judgment without consulting the king.

By p.s.

Feb. 13.  
Westminster.

William de Melchebourn, Walter de Chiriton and Thomas de Swanlond. acknowledge that they owe to William Clapitus, citizen and vintner of London, and to Henry del Strete 1,027*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Feb. 18.  
Tilbury.

Herman Skippere, citizen and merchant of London, acknowledges that he owes to Robert atte Brome, clerk, 50*l.*; to be levied etc. in the city of London.

Feb. 17.  
Tilbury.

John de Pitte, parson of St. Dominic church, diocese of Exeter, and William de Medewill acknowledge that they owe to John de Watenhull, clerk, 100*s.*; to be levied etc. in co. Devon.

*Cancelled on payment.*MEMBRANE 24*d.*Jan. 27.  
Westminster.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made that all who have taken falcons and goshawks bearing hooks (*vertivellas*) and jesses shall bring them to the sheriff, to be delivered to him by indenture, and kept safely until the king has ordered them to be delivered to those who claim them, and he shall cause all those found detaining such falcons after the proclamation to be taken and kept safely until further order.

By K.

[*Fœdera.*]The like to the sheriffs of fourteen other counties. [*Ibid.*]Feb. 1.  
Langley.

Nicholas le Ferrou of Bedeford acknowledges that he owes to Roger le Ferrou of Bedeford, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Enrolment of agreements made between the king and Henry Pycard and other merchants his fellows, testifying that those merchants have undertaken to lend the king 20,000 marks in aid of his great needs, to be paid

1346.

*Membrane 24d—cont.*

10,000 marks at London on Sunday in Mid Lent, and 10,000 marks at Brugges in Flanders three weeks from Easter following, to be made in sterlings or in florins *de lescu* for 40*d.* of the sterlings, and for this loan the king has granted that those merchants shall have allowance of the 10,000*l.* of the debts due by him, by letters patent and bills of the wardrobe, and they shall make restitution to him of those letters and bills containing that sum, and the king wishes them to take 20*s.* of the subsidy on each sack of wool passing out of the realm, until they are fully served, and in case the passage is forbidden the king grants that they may nevertheless pass their own wool, taking rebate of the custom on that wool as a part payment of the said 35,000 marks, and for security the great crown shall be delivered to them at the first payment to be placed in surety in some certain place in England, under the view and seal of one of the king's council, until the merchants are paid, and so soon as they are served they are bound to restore that crown to the king, and if the merchants be not paid in the form aforesaid, the king grants that they shall not be hindered from his said crown. Dated at Westminster on 28 January, 20 Edward III. *French.* [*Fadera*, where wrongly dated 18 January.]

Feb. 12. John de Cornubia acknowledges that he owes to William de la Pole, knight, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Feb. 14. John Charteneye, citizen of London, acknowledges that he owes to Westminster. William de Tillebery 100*l.*; to be levied etc. in the city of London.  
*Cancelled on payment.*

John de Wolverton acknowledges that he owes to John de Chastiloun, late parson of Northfeld church, 80 marks; to be levied etc. in co. Buckingham.

Enrolment of general release by Thomas de Haselshawe, brother of Master Thomas de Haselshawe, rector of Chiw church, to Ralph bishop of Bath and Wells; saving his action for his lands and the goods and chattels which belonged to him in the manor of Cherde in the 15th year of the reign, which he claims against the said bishop and his ministers. Dated at Lambhith on 12 February, 20 Edward III.

*Memorandum* that Thomas came into chancery at Westminster on 15 February and acknowledged the preceding deed.

Enrolment of deed testifying that whereas Thomas de Haselshawe brother of Master Thomas de Haselshawe, rector of Chiw church, impleaded before the justices of the Bench Masters John de Middleton and Stephen Trippe, late commissary of the bishop of Bath and Wells, because they had sued a plea in the Court Christian against the king's prohibition to damages of 500*l.* as fully appears in the record and process held thereupon, Thomas has released John and Stephen of all actions by reason of the inquisition taken thereupon and of the said 500*l.* Dated at Lambhith on 12 February, 20 Edward III.

*Memorandum* that Thomas came into chancery at Westminster on 15 February and acknowledged the preceding deed.

Feb. 17. John son of Robert le Vyneter of Maydenestan acknowledges that he Westminster. owes to the prior of Rochester 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of general release by Giles Naas, merchant of Gaunt in Flanders, to Maurice Turgis, citizen and draper of London, John his son,

1346.

*Membrane 24d—cont.*

Andrew Turk, citizen and fishmonger of London, Nicholas de Swanlond of London, draper, Walter de Alegate, citizen and goldsmith of London, and John Poterel and Thomas Turgis, drapers of London. For greater security he has obtained the seal of the mayoralty of London to be affixed to these presents. Dated at London on 15 February, 1345, 20 Edward III.

*Memorandum* that Giles came into chancery on 17 February and acknowledged the preceding deed.

Jan. 28.  
Westminster.

To Thomas de Ferrariis, keeper of the islands of Gerneseye, Jereiseie, Serk and Aureneye or to him who supplies his place. Sannatus Dargelos, master of a ship called '*la Seinte Marie*' of Fontarabia of Spain has besought the king to order restitution to be made to him, as he came with his ship, laden with the wine of certain of the king's enemies of Normandy, to the parts of Normandy near the island of Gereseye, and certain men at arms and others of the munition of Cornet castle in that island attacked that ship by night, the master and mariners thereof fleeing in a boat for fear of death, and they took the ship with the wine and goods therein to the said castle and there detain them under arrest; the king, in consideration of his alliance with the king of Spain, orders the keeper to view the bills of lading of that ship and retaining in the king's hand the wine of the men of Normandy and paying to the master of the ship 3 pipes of wine for the freight, to restore to the master and mariners the said ship and the other things therein, and to cause proclamation to be made in those islands that none of the king's subjects shall do any harm to the subjects of the said king, upon pain of forfeiture, but shall treat them kindly. By K. and C.

Enrolment of release by John son of John le Hierde of Reinham, the younger, to John Bakere, warrener of Westthurrok, of all his right and claim in a messuage with all the building thereupon, a croft of land adjacent and its other appurtenances in the town of Westthurrok which John Bakere has of the grant of John le Hierde the father and Amicia his wife the mother of the said John le Hierde, and the messuage with the croft is situate in length between the messuage of the vicar of Westthurrok towards the east and the common way leading to the church of Westthurrok on the west, and in breadth between the marsh of Sir William de Wauton, knight, on the south, and the messuage of John le Yonge and the messuage of John Vineter on the north. Witnesses: Sir William de Wauton, knight, Benedict de Ditton, William de Tendring, John de Spaldyng, the elder, John de Spaldyng, the younger, John the smith (*fabro*), Bartholomew Hubert. Dated at London on 21 February, 20 Edward III.

*Memorandum* that John son of John le Hierde came into chancery at Westminster on 22 February and acknowledged the preceding deed.

March 1.  
Mortlake.

William Payn of London, 'fuyster,' the elder, acknowledges that he owes to William de Pertenhale, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

March 2.  
Mortlake.

John de Swanlond of London acknowledges that he owes to Henry de Wynwyk, parson of Walsokne church, 6*l.*; to be levied etc. in the city of London.

## MEMBRANE 23d.

Feb. 18.  
Tilbury.

William Vaughan, knight, acknowledges that he owes to John Charteney, citizen and merchant of London, 100*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

1346.

*Membrane 23d—cont.*

The same William Vaughan acknowledges that he owes to the said John Charteney, 15*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

Enrolment of deed testifying that whereas William brother and heir of John de Tillebury granted the reversion of the manor of Westillebury, co. Essex, except the advowson of the church thereof and 148 acres of land, 12 acres of meadow and 80 acres of pasture in Dongeselle, 40 acres of pasture in Chiltingdich and 40*s.* rent in Chiltingdich and Dongeselle to John Charteney, merchant and citizen of London, by a fine levied in the king's court on the octaves of the Purification 20 Edward III, after the death of Joan wife of William Vaghnam, knight, which manor William Vaughnam and Joan his wife hold for Joan's life, John grants that the said manor with the exceptions aforesaid shall remain to Thomas de Webbeleye. Dated at Fotescraye on Saturday before St. Peter in Cathedra, 20 Edward III.

*Memorandum* that William came into chancery at Westminster on 17 February and acknowledged the preceding deed.

John Howard, knight, acknowledges that he owes to Robert de Ufford, earl of Suffolk, 22*6l.* 7*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 20.  
The Tower

John Botour of co. Southampton, Gilbert le Pipere, Thomas Quarham of London, John Veillard, Thomas Kempe of co. Wilts, and Robert Bernard of Shepeye of co. Kent, acknowledge that they owe to John de Staunton of Hereford, merchant, 250*l.*; to be levied etc. in co. Southampton.

Enrolment of grant by Roland Wycford to Robert Wycford of a yearly rent of 10 marks to be received of all his lands, rents, villeins and woods in Werpesdone and in co. Surrey, except those villeins with their services and 40*s.* rent which he previously gave to Robert in that county. Dated at Suthewerk on Wednesday after St. Nicholas the Confessor, 19 Edward III. For the greater security of the rent he has placed Robert in seisin of 2½ marks thereof.

*Memorandum* that Roland came into chancery at Westminster on 20 February and acknowledged the preceding deed.

Enrolment of release by Roger son of Ralph de Blakewell of Holbech to Master Ralph de Bradflet of Holbech, John Hode of Flete, Master John de Tydd and Master John Hamond of Sutton, parson of Betheby church, of all his right and claim in all the lands which belonged to Simon Coppyng of Holbech, his uncle, in the towns of Holbech and Adyngton or certain other towns. Witnesses: Roger del Meres of Kyrketon, John Claymond of the same, Robert de Toft, John de Stykeneye and John de Kyrketon, clerk. Dated at Flete hergate in Holand on Monday before St. Peter in Cathedra, 20 Edward III.

*Memorandum* that Roger son of Ralph came into chancery at Westminster on 21 February, and acknowledged the preceding deed.

Enrolment of release by John Burdoun and Isabel his wife to the prior and canons of St. Leonard, Bresete, of all their right and claim in the manor of Great Bresete. Witnesses: Sir John de Pulteney, Sir Robert de Wachesham, Sir Thomas de Holbrok, Sir John Howard, knights, William de Dersham, Nicholas Rysyng, John Berughby, William Braundeston, John de Boxsted. Dated at Westminster on Wednesday the feast of St. Peter in Cathedra, 20 Edward III.

*Memorandum* that John and Isabel came into chancery on 22 February and acknowledged the preceding deed.

1346.

*Membrane 23d—cont.*

Enrolment of release by Walter son of John Mean, sometime citizen of London, to Margaret his mother, late the wife of the said John Mean of his right and claim in all those lands, rents and meadows which she holds in the parish of Stebenheth and in Lokhamme in co. Middlesex and in Westhamme, co. Essex, which John and Margaret acquired jointly. Witnesses: John de Colewell, Richard Hadlee, Thomas Palefreyman, William de Huntyngdon, Robert Godefrey. Dated at Stebenheth on Friday after the Purification, 19 Edward III.

*Memorandum* that Walter came into chancery on 22 February and acknowledged the preceding deed.

Feb. 18.  
Westminster.

To William Scot and his fellows, justices appointed to hold pleas before the king. Order to supersede until further order the processes against the men of Great Yarmouth and the mariners of the shipping of that town by reason of any indictments made against them at the king's suit, as they are charged by Robert de Offord, earl of Suffolk, admiral of the fleet from the mouth of the Thames towards the North, to array all the ships of that town, so that they have them ready at Portesmouth in Mid Lent next, wherefore they cannot come before the justices to answer the things for which they are indicted.

By K.

Feb. 15.  
Westminster.

To the sheriff of Rutland. Order to supersede the exaction for 20 tuns of flour of the men of that county, as the king ordered the sheriff to cause 40 tuns of wheat flour and 200 quarters of oats to be bought and purveyed, but it has been testified before the king and his council by trustworthy persons that the men of the county do not suffice to support such a charge with the other charges imposed upon them.

By C.

Feb. 25.  
Reading.

John Malewayn and John Brutyn, citizens and merchants of London, acknowledge that they owe to John de Warenn, earl of Surrey and Sussex, 816*l.* 16*s.* 8*d.*: to be levied, in default of payment, of their lands and chattels in the city of London.

John de Bristoll of Yillyng and Richard de Bristoll his brother acknowledge that they owe to John de Ikelyngtham of London, tailor, 40*l.*; to be levied etc. in co. Middlesex.

Jan. 29.  
Westminster.

To the mayor and bailiffs of Dover. Order to permit brother Geoffrey Chabok, monk of the abbey of Angers, who is about to set out to parts beyond the sea, by the king's licence, by the order of the abbot, his superior, to cross from that port with his reasonable expenses in gold, provided that he do not take with him bulls, letters or other things prejudicial to the king, or any *apportum*, contrary to the statutes.

MEMBRANE 22*d.*

Feb. 12.  
Westminster.

To Ralph bishop of Bath and Wells. Request to lend the king 1,000 marks and to send the money to London to be delivered to the treasurer there, and upon that livery the king will give him sufficient surety for payment and will be gracious to him in his affairs in the future, and he shall certify the king of what he will do by the bearer of these presents, as by the advice of the magnates and the council the king purposes soon to cross the sea with as much power as possible for the defence of the realm, and to arrest the malice of his adversary of France who endeavours to inflict damage on the realm, for which passage the king is bound to incur excessive costs and expenses, and as the aids granted by the clergy and by the

1346.

*Membrane 22d—cont.*

community of the realm have not yet come, the king must receive aid in the mean time by way of loan and chevance, and he considers that the bishop and all other subjects are bound to help in such need, to the utmost of their power, as it touches the common profit, estate and safety of the realm. *French.* [*Federa, adding the abbot of Gloucester for 200 marks, and reading Master Reymond Pelegrym for Master Reymund Polegryn, Master Richard de Thistelden for Master Richard de Thiselden, Sir John le Leche for Sir John de Leche, and Master Richard de Thormarton for Master Richard de Thermerton.*]

The like to eight other bishops, thirty-six abbots, nine priors, and to thirty-seven others. [*Ibid.*]

Feb. 27.  
Westminster.

To J. archbishop of Canterbury. Request for his prayers for the king's success over his adversaries, and to cause masses to be celebrated, preachings and processions to be made and other works of piety exercised to the same end, as he knows how the king was harassed by the wars and hoped for peace from the truce made in Brittany through the pope's mediation, but Philip de Valesio has notoriously violated the truce, wherefore the king is compelled to renew the war, and he is preparing to cross the sea to obtain quiet for himself and his subjects. [*Ibid.*]

Enrolment of release by Alexander son of Thomas Boteler of Lincoln to William Fraunke, knight, of his right and claim in all the lands, rents and services which William holds of the inheritance of the said Thomas in Lincoln, by the king's demise. Dated at Lincoln on Monday after St. Matthew the Apostle, 20 Edward III.

*Memorandum* that Alexander came into chancery on 1 March and acknowledged the preceding deed.

March 6.  
Westminster.

Roger Daungervill, knight, acknowledges that he owes to Robert de Sadynngton, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Enrolment of release by John de Kryel, knight, to William Clapitus, citizen and vintner of London, and to Joan his wife and her heirs, of all his right and claim in the manor of Skoteneye, co. Kent. Witnesses: Sir Geoffrey de Say, Sir John de Pulteneye, Sir William de Septvanz, knights, Thomas Skapp, Henry Vynch, Theobald de Hope, Hugh Colbrond of co. Kent, Walter Turk, Thomas Gisors, John Fynch, John Beauflower, Henry le Vannere, John de Stodeye. Dated at London on the first Sunday in Lent, 20 Edward III.

*Memorandum* that John Kryel came into chancery at Westminster on 7 May and acknowledged the preceding deed.

March 7.  
Westminster.

John son of Simon de Swanlond, knight, acknowledges that he owes to John de Swanlond of London, and Maud his wife, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William son of Simon de Swanlond, knight, acknowledges that he owes to John de Swanlond of London, and Maud his wife, 10*l.*; to be levied etc. in the city of London.

March 7.  
Westminster.

To the mayor and sheriffs of London. Order to permit a ship called 'la Jouette del Hope' of the Thames, whereof John Gerard is master, to cross from that port to parts beyond the sea, taking security from him that he will bring it back to the port of London ready for the king's service, within a month from the time when he leaves the port, as the king gave licence to the prior of the Hospital of St. John of Jerusalem in England

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*Membrane 22d—cont.*

and to brother John Pavely and two other brethren of that Hospital, that they might cross to parts beyond with their horses, household and equipments and to stay there until Whitsuntide for affairs touching that Hospital, provided that they take no *apportum* with them, except their reasonable expenses, and the prior has hired that ship for his passage, which ship is arrested for the king's service.

March 12.  
The Tower.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of that Hospital that they owe to William de Langeford, knight, and to John de Dyngele, clerk, 500*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*

March 14.  
Westminster.

Hugh de Rothewell, parson of a moiety of Isham church, acknowledges that he owes to William de Pokyngton, parson of Tykencote church, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

MEMBRANE 21*d.*

Feb. 12.  
Westminster.

To J. archbishop of Canterbury. Order to warn all aliens beneficed in his diocese and resident or staying there, and all proctors, fermors and bailiffs of aliens beneficed in the diocese and not residing there, whose benefices have not hitherto been taken into the king's hand, to be before the king and his council at London, upon pain of forfeiture, on Monday in the first week of Lent next, to treat with the king and council upon things touching the defence of the realm, and to inform them of things which will be then set forth, and the archbishop shall certify the king in chancery of the names of those so warned, as the king wishes to have a conference upon such things with such aliens and their proctors, fermors and bailiffs.

By K.

The like to the following, to wit:—

The bishop of London  
The bishop of Chichester  
The bishop of Bath and Wells  
The bishop of Salisbury  
The bishop of Rochester  
The bishop of Norwich  
The bishop of Lincoln  
The bishop of Hereford  
The bishop of Worcester  
The bishop of Ely  
The bishop of Coventry and Lichfield  
William de Edyngton, elect of Winchester

} for the same day.

The like to the following bishops to warn such aliens etc. to be at London on Friday in the first week of Lent, to wit:—

The archbishop of York.  
The bishop of Durham.  
The bishop of Carlisle.  
The bishop of Exeter.  
The guardian of the spirituality of the bishopric of St. Asaph.  
The bishop of Llandaff.  
The bishop of St. Davids.  
The bishop of Bangor.

1346.

*Membrane 21d—cont.*

To the sheriff of Southampton. Like order upon pain of forfeiture to warn all such aliens and their proctors, fermors and bailiffs to be before the king and his council to treat as aforesaid, on the said Monday, and he shall certify the king in chancery of the names of those whom he so warns.

By K.

The like to the following sheriffs, to wit:—

The sheriff of Somerset and Dorset

The sheriff of Wilts

The sheriff of Oxford and Berks

The sheriff of Worcester

The sheriff of Gloucester

The sheriff of Kent

The sheriff of Surrey and Sussex.

The sheriff of Essex

The sheriff of Hertford

The sheriff of Middlesex

The sheriffs of London

The sheriff of Norfolk and Suffolk

The sheriff of Cambridge and Huntingdon

for the same Monday in the first week of Lent.

The sheriff of Northampton

The sheriff of Bedford and Buckingham

The sheriff of Warwick

The sheriff of Leicester

The sheriff of Salop

The sheriff of Stafford

The sheriff of Lincoln

The sheriff of Rutland

The sheriff of Hereford

The sheriff of Nottingham and Derby

The sheriff of York

The sheriff of Cumberland

The sheriff of Westmorland

The sheriff of Northumberland

The sheriff of Lancaster

The sheriff of Devon

The sheriff of Cornwall

for Friday in the first week of Lent.

Feb. 25.  
Westminster.

Thomas de Ryngestede acknowledges that he owes to Master John de Offord, dean of Lincoln, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Enrolment of release by Robert de Inneworth, chaplain, to Sir John Rust, vicar of Iseldon church of all actions by reason of any felony or trespass. Dated at London on 26 February, 20 Edward III.

*Memorandum* that Robert came into chancery at Westminster on 26 February and acknowledged the preceding deed.

March 1.  
Westminster.

Simon de Craye, citizen of London, and John le Clerk of Hese, of co. Kent, acknowledge that they owe to Stephen de Bassyngbourn, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Feb. 26.  
Westminster.

To the sheriff of Surrey and Sussex. Order to cause William son and heir of Thomas de Wyntereshull, tenant in chief, a minor whose marriage pertains to the king, to be taken and brought to London, to be delivered to the chancellor and treasurer there, to do with him what shall be ordained by the king and his council.

By K.

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*Membrane 21d—cont.*

Enrolment of grant by Adam de Eggesfeld to Sir Thomas de Pardis-howe, parson of Wynewyk church, and to Richard de Hoton Roef, of a yearly rent of 20*l.* to be received of all his lands in Alnebourgh and Alnebanke, co. Cumberland, the first term beginning at Whitsuntide next, and he has paid 40*s.* to them in part payment of the 10*l.* for that term to place them in full seisin of that rent. Witnesses: Sir Gervase de Welford, Sir Robert de Eggesfeld, Sir William de Newenham, Sir John de Clifton, Sir John de Trent, clerks, John Knyvet, Thomas de Ingleby, Thomas de Sandeford, Stephen de Menbourgh, Thomas de Appelby. Dated at London on 1 March, 20 Edward III.

*Memorandum* that Adam came into chancery at London on 1 March and acknowledged the preceding deed.

Nicholas de Falle, clerk, one of the executors of the will of Henry de Burgherssh, late bishop of Lincoln, puts in his place Robert de Baumburgh, clerk, to prosecute the execution of a recognisance for 244*l.* 9*s.* 3*d.* made to him and to John de Hale, clerk, executors of the said will, in chancery, by John Tibetot, knight, son and heir of Payn Tibetot.

Enrolment of indenture testifying that whereas John. Bernard of St. Albans granted by charter to Roger son of Roger de Luda and to Amicia his wife, all that messuage, land, meadow and wood which he had of the gift and enfeofment of the late Walter atte Napelton of Esenden in the town of Esenden and all his other lands in that town with their appurtenances, it is agreed between the parties that Roger and Amicia and Roger's heirs shall pay to John yearly for his life, of the said tenements, 4 quarters of wheat and 4 quarters of oats, upon condition that if the said rent is in arrear for a month after any of the terms of payment John may distrain in the said lands, in whosoever hands they may be, and may re-enter those tenements and hold them for life, with remainder to Roger and Amicia and to Roger's heirs. Witnesses: Stephen de Bassyngbourn and Edmund de Cornubia, knights, Robert de Holbek, William de Luda, Michael de Holewell, Thomas atte Shire, William le Cammill. Dated at Esenden on Thursday in the first week of Lent, 20 Edward III.

*Memorandum* that both John and Roger and Amicia came into chancery at Westminster on 9 March and acknowledged the preceding indenture.

March 10.  
Westminster.

Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of that Hospital that they owe to Walter Neel, citizen of London, and to John Whythorn, chaplain, 800*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment, acknowledged by John.*

*MEMBRANE 20d.*

Feb. 12.  
Westminster.

To Richard de Wylughby, William Basset, Simon de Drayton, Thomas de Ferariis, Richard de la Pole, Richard de Islep, Simon Pakeman and John de Freland. Whereas the king lately appointed them to enquire by the oath of lawful men of co. Lancaster what malefactors and disturbers of the peace went to Liverpool with banners displayed in a warlike manner in the presence of the justices of oyer and terminer appointed in that county, and who killed, mutilated and robbed several men there, wounded others grievously and hindered the justices from showing justice to those complaining before them and who perpetrated other crimes there, and at

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*Membrane 20d—cont.*

whose procuracion these things were done, and who wittingly received those malefactors afterwards or aided and abetted them or who assisted them in any way, and to hear and determine the premises according to the law and custom of England and the king's commission to them, and afterwards the king ordered Richard de Wylughby by writ to have all the rolls, records, processes, indictments and other memoranda for the time when he was justice with other lieges to hear and determine divers trespasses and excesses committed by the king's ministers and others in that county, together with the writs, commissions and other affairs touching the same, before the king in chancery on the octaves of Hilary last, so that the king might cause further to be done what should be ordained by the council, and although he delivered those indictments etc. in chancery, yet for certain causes the king remits to the justices under the half-seal the said indictments which are not yet determined, except the indictments of those whom the king has pardoned the suit of his peace for their felonies, which the king has caused to be withdrawn from the rolls and which he wishes to be determined elsewhere, and all the rolls, records, etc. ordering them to inspect these and to proceed to the release of those indicted, according to the law and custom of the realm, except of John son of Richard de Radeclyf, Richard son of William de Radeclyf, John de Radeclyf, parson of Bury church, Thurstan de Holand of Salfordshire, Henry son of Henry de Bury, knight, William son of Robert de Radeclyf, Robert son of John de Legh of co. Chester, William de Heskeyth, knight, John del Holt of Salfordshire, and Geoffrey his brother, Roger de Parva Boulton, John de Heton, Hugh de Walkeden, Richard called Hudde of Walkeden and Jordan his brother, William de Walkeden, Thomas de Strangways, Robert de Workeslegh, Gilbert de Suthworth, Matthew de Sutheworth called 'Maykyn,' the elder, William de Worthynton, John le Walshe, personsone of Standish, William son of Robert de Moston and Robert his brother, Henry son of Adam de Tildeslegh and Hugh his brother, Hugh son of Henry de Tildeslegh, Richard de Lanton of Makerfeld, Robert de Horncluf, John son of Henry de Eccleston, Gilbert de Ins brother of Henry de Ins, Henry son of Henry de Atherton of Hyndeleghe, Hugh son of Adam Culchith, Robert son of Hugh del Holt, Henry son of Henry de Shakerslegh, Richard son of Richard de Astelegh, clerk, Thomas Latewys, Roger son of William de Shotelesworth, Richard his brother, Henry son of Robert de Pynyngton, Roger brother of Hugh de Tettelowe, Robert son of Roger son of Richard de Radecluf, Roger de Harewode of Salfordshire, Roger de Sale, Adam de Sale of Leght, Adam son of John de Croft, Ralph and William his brothers, John de Chernok, Thomas de Notehowe, John son of John de Bukeden of Totyngton, John son of Robert de Faryngton, Robert son of John de Clayton of Faryngton, Nicholas Devyas of Samlesbury, Ed[mund] de Fulshawe, Thomas de Syngelton son of Gilbert de Syngelton, Thomas son of John de Syngelton, John Banastre of Ryblechestre and Thomas his brother, Richard son of Robert de Walton, John Nicol of Brogh-ton, Robert de Cattelowe, forester of Rosyndale, Hugh de Perburn of Cophull, Hugh le Norreys, Ralph de Hyde, Richard son of Richard de Haydok of Hephay, Richard son of Henry de Shotlesworth and Henry his brother, Adam le Procuratoureson, John del Holt of Reved, Roger son of John de Knoll, John de Wynkidelegh, William de Shipwalbothum son of Henry del Stok, John son of Robert de Yolstones, Adam son of William de Yolstones, John son of Nicholas Langeto of Bouland, Laurence son of Richard de Knol, John son of Simon de Blakay, Henry de Aghton and Richard his brother, Adam son of Adam de Rousthorn, Roger brother of Thomas de Notehogh, John de Notehogh, John son of Robert de

*Membrane 20d—cont.*

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Hornclif, Roger son of John de Bukeden, William de Tonge, parker of Mussebury, Jordan de Stretford, Henry brother of John de Grenehalgh, Geoffrey son of Roger de Chaderton, Robert son of Jordan de Walkeden, Nicholas son of Adam le Taillour of Cophull, Richard son of John de Balshagh and John his brother, John son of William de Syngelton of Coupe-lond, Alan son of Adam le Grayne, William son of Robert de Yolstones, John de Walshawe, Robert son of Adam de Whiteleydale, Geoffrey de Bucleye, Peter de Crosselegh, Thurstan de Tildesleye son of Richard de Tildesleye, Henry son of William son of Nicholas de Preston, Robert brother of Hugh le Norreys, Robert son of Geoffrey de Urneston, Adam son of Adam son of Ithell de Ins, Adam Oulebille, Adam son of Adam del Belefeld, William son of Nicholas del Slak, Robert son of Robert de Hornclif, Thomas de Crosselegh, Hugh son of William de Worthynton, Richard de Ingolheved, Thomas de Irlaund of Rughford, Adam Tayt, John de Kekewyk, Gilbert Gredle, Owen de Aghton, Thomas de Chaydok, Richard son of William de Litster, John son of John le Fevre of Raveneslache, Richard de Lynales, Nicholas del Newehous of Gradale, Nicholas son of Adam de Langtaa of Boweland, John de Heton of Salfordshire, Richard de Wyndhull, serjeant, John de Radclyf, Thomas son of John de Halghton, Richard de Cudworth late sumnor of Salfordshire, Richard son of Henry de Tildeslehurst, William son of Robert de Workeslegh, William de Stanley of co. Chester, Richard le Fisshere, serjeant, Matthew de Sotheworth, Gilbert son of Hugh de Bury, Robert Devesson, Richard Carpenter son of Robert son of Stephen de le Hegh, Roger son of Richard de Tildeslegh, Henry son of Henry de Birches of Legh, Richard de Haston serjeant of Richard de Radclyf, Richard son of Adam Entwisel, Robert son of Robert de Hyndeleghe, Richard brother of Alan de Par, Thomas son of Richard son of Hugh de Burton Wod, William son of Richard de Legh, Robert son of Robert de Radclyf late parson of Middleton church, Hugh de Tettelowe, Robert son of Jordan de Tettelowe, Thomas son of Gilbert de Ins, Robert Lyghtothemosse, John son of Henry de Tildeslehurst, Hugh and Adam his brothers, Christopher de Ellershaw, Robert de Yolstones, John de Grenehalgh, John son of Henry Banastre of Walton, Roger de Etheleston, John Grilly, Adam le Hunte forester of Penhull, Henry del Bothe, John brother of William de Yolstones, Elias de Quiteleydale, Richard son of Adam de Gradale, Nicholas Travers, 'bokilerplaiere,' Robert de Stokbruggeleye, Elias de Boulton, Robert del Bruches, Richard de Wykeshalgh, Richard son of Thomas le Perpount, John son of Adam son of Andrew, Richard le Tayllouressone de Blakebourn, John son of Henry de Legh and William his brother, John son of Matthew de Sotheworth, Thomas son of Gilbert de Sotheworth, Henry son of Henry de Workesleye, Robert son of Adam de Prestwyck, Robert son of Roger de Parva Boulton, William son of Emma Penker and Thomas son of Laurence Travers, to whom the king has given such pardon.

By K. and C.

Enrolment of grant by Thomas Boteler of Lincoln to William Fraunke, knight, of all the lands, rents and services which he has or had by inheritance after the death of Alexander Boteler, his father, and of other lands, rents and services which he has of his own acquisition in the town of Lincoln and the suburb thereof, and release to him of all his right and claim in all the said lands, rents and services and in those which William holds of his inheritance there by the king's grant. Dated at Lincoln on Monday after the Purification, 20 Edward III.

Enrolment of grant by Thomas Boteler of Lincoln to William Fraunke, knight, of all his moveable goods and chattels wherever they may be found. Dated at London on Sunday in the first week of Lent, 20 Edward III.

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*Membrane 20d—cont.*

*Memorandum* that Thomas came into chancery at Westminster on 5 March and acknowledged the preceding deed and letters.

March 3. John prior of Lewes acknowledges for himself and convent that they owe  
Westminster. to Robert de Stanhowe, parson of St. Mary's church, Feltwell, and to Richard Double, citizen and fishmonger of London, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Sussex.

*Cancelled on payment.*

March 2. Richard Louches of Baldyngdon acknowledges that he owes to William  
Westminster. de Stratton, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

March 3. Walter de Chiriton, merchant, acknowledges that he owes to Richard  
Westminster. Chaucier 80*l.*; to be levied etc. in the city of London.

*Cancelled on payment.*

Edmund de Coventre acknowledges that he owes to Robert de Barton, called 'chaumberleyn,' of co. Southampton, 60*l.*; to be levied etc. in the city of London.

Enrolment of grant by Walter son of William son of Walter de Wygan to John de Wygan, citizen of London, of all the messuages and lands which he now has in the town or territory of Wygan, also of the reversion of a messuage there which Mabel late the wife of William son of Walter, his mother, holds for life of his inheritance, with reversion to him, for rendering a rose yearly at Midsummer for all services and demands. Witnesses: Richard Lacer, mayor of London, John de Gloucestr[ia] and Edmund de Femenhale, sheriffs of London, Reginald de Thorp, Robert de Asshe, Thomas Gyles, William de Waltham. Dated at London in the church of St. Bride, Fletestrete, in the suburb of London on 1 March, 20 Edward III.

*Memorandum* that Walter came into chancery on 4 March and acknowledged the preceding deed.

Enrolment of indenture made between John de Wygan, citizen of London, and Walter son of William son of Walter de Wygan testifying that whereas Walter granted to John by the preceding charter all his lands in the town or territory of Wygan and the reversion of a messuage which Mabel his mother holds for life in that town, John grants that if Walter pay to him or to Joan his wife 6 marks within three years from the date of these presents, then the said charter, the seisin of the messuage delivered to John by virtue thereof, the attornment of Mabel for the said messuage and the enrolment of that charter shall be of none effect, and Walter grants that if he does not pay that sum then the said charter etc. shall remain in force. Dated at London in the church of St. Bride, Fletestrete, in the suburb of London, on 2 March, 20 Edward III.

*Memorandum* that John and Walter came into chancery and acknowledged the preceding indenture.

March 14. Richard de Aumundevill, knight, acknowledges that he owes to Thomas  
Westminster. de Bello Campo, earl of Warwick, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

*MEMBRANE 19d.*

Enrolment of release by William de la Hay of Grenstede, knight, to Sir Robert Burghcher, knight, of all his right and claim in the manor of

1346.

*Membrane 19d—cont.*

Grenstede, co. Essex, together with 4*d.* yearly rent and the advowson of the church of that town. Dated at Chelmerford on Tuesday before St. Gregory, 20 Edward III. Witnesses: John de Coggesale, John de Sutton, knights, Robert de Teye, William de Teye, Thomas Fabel, William Fitz Richard, Nicholas Brundysch, William Pycot.

*Memorandum* that William de la Hay came into chancery at Westminster on 9 March and acknowledged the preceding deed.

March 8.  
Westminster.

To Reginald de Conductu and Adam Lucas, collectors of customs in the port of London. Order to be at London on the octaves of St. Gregory next with all the money of those customs received by them from Midsummer last, to be paid there to John de Wesenham, Simon his brother and Richard de Salteby, the king's merchants, and to render account to them of the issues of the customs and subsidies, so that the payments which the merchants are bound to make to the king for the same may not be delayed through the default of those collectors, whereby the king would have cause to punish them, as for certain sums of money the king has granted to those merchants all the customs and subsidies due in the ports of England, from the said feast for a certain time, contained in the indenture made with them, and now those merchants have besought the king to compel all the collectors of customs and subsidies to render account to them, as they cannot pay the king what they are bound to pay him unless full answer is made to them for the issues of the customs and subsidies.

By K.

Enrolment of indenture made between the king and John de Wesenham, Simon his brother and Richard de Salteby, testifying that whereas the king has granted to those merchants all the customs and subsidies of wool, hides and wool fells in England until Michaelmas next in accordance with an indenture made with them, the merchants have agreed that on 20*s.* of the subsidy on each sack of wool passing out of the realm between now and the said Michaelmas, the king may grant the 20*s.* of the subsidy where he pleases in aid of his great needs, so that he do their will elsewhere, wherefore the king has assigned to them the 1,000 marks which they have undertaken to pay each month on the said customs and subsidies for the expenses of the household, to be received entirely for their use from the beginning of May next, and also all the fees wherewith the customs are charged for the terms of Easter and Michaelmas next, except the fees of the two queens of the earl of Norhampton and of Sir John de Stryvelyn in part satisfaction of what shall be received between now and Michaelmas of the 20*s.* of the subsidy so granted; and in part satisfaction of the same the king has granted to the merchants all the fermes or profits of the benefices of aliens, as well of cardinals as of others, which the king will cause to be taken into his hand in aid of his war and of the defence of the realm, to be received by the merchants from the gule of August last until Michaelmas next, and in case the sums received by the merchants of the said 1,000 marks and for the fees and fermes before Michaelmas pass the sum which shall be found to have been received of the 20*s.* of the subsidy granted by them, then they shall be bound to answer to the king for the remainder, but if they do not attain that sum the king shall assign what is lacking of the issues of the customs and subsidies after the feast or elsewhere where they shall be quickly served, and in all other points the first agreements made between the king and the said merchants shall remain in force. Dated at Westminster on 15 February, 20 Edward III. *French.*

By p.s. [17238.]

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*Membrane 19d—cont.*

March 10. To the prior of Wymundham. Order upon pain of forfeiture, to be  
Westminster. before the council at London on Monday after Sunday in Mid Lent next to speak with them and inform them of things which shall be set forth to him there. By K.

The like to the following, to wit:—

John de Burnham.

Thomas Gannok.

March 10. To the sheriff of Norfolk. Order to warn the prior of Wymundham,  
Westminster. John de Burnham and Thomas Gannok that they be before the council at London on the said Monday, upon pain of forfeiture, and he shall not omit this upon pain of forfeiture. By K.

March 15. John de Cumpton, knight, and Margery his daughter acknowledge that  
Westminster. they own to John de Holbourn, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

March 4. To Roger Hillary and his fellows, justices of assize in co. Salop.  
Westminster. Whereas the king granted to Stephen de Bitterleye, late his serjeant-at-arms, by letters patent, a messuage, a carucate of land, 3 acres of meadow and 15*s.* rent in Smyton, co. Salop, and those 100*s.* of land and rent in Lodelowe in that county which belonged to William de Okle, late the king's enemy and rebel, and which escheated to the king by his forfeiture, to hold for life, and afterwards the king granted that he and his heirs should hold the said tenements and rents for ever, and because the 3 acres of meadow and 10*s.* rent in Smyton were omitted in that grant, the king made a fresh grant of the premises to Stephen, and now the king has learned from Richard, Stephen's son and heir, tenant of the lands so granted to his father, that Joan daughter of Ralph le Birches of Lodelowe has arramed an assize of novel disseisin before those justices against Richard and others contained in the writ, concerning tenements in Lodelowe, and Richard, pleading before the justices, has alleged that he holds the tenements placed in view of the king's grant to his father, and has produced the king's letters before them, wherefore the justices have delayed to proceed further in that assize and have given a day to Richard and Joan to be before them at Shrewsbury on Thursday before St. Gregory next, so that the king may be better informed upon the matter in the meantime; and because the said William de Okle, Joan's husband, is still alive, as the king has learned, and the tenements are in Richard's hand by William's forfeiture and the king's grant; the king orders the justices not to proceed to take that assize until further order concerning the death of William and of the right of the king and Richard.

March 12. To Thomas de Foxle, constable of Wyndesore castle. Order to release  
Westminster. John de Ipesgrave, goldsmith of London, detained in the prison of that castle for suspicion of a piece of a silver bowl (*cacubi*) of the king, found with him, to be detained there until further order, if he shall find mainpernors, for whom the constable shall answer, who will undertake that he will stand to right before the king or his justices at the king's order.

By K.

*MEMBRANE 18d.*

March 20. To John Darcy 'le pierre,' constable of the Tower of London, or to him  
Westminster. who supplies his place there. Order to permit Robert Tomays, Andrew Stramydey of Perouchez, Angelus Sotheren and Peter Simonis, merchants

1346.

*Membrane 18d—cont.*

of the society of the Peruzzi, to stay in the places in the Tower where they have formerly stayed and to go and come freely under safe-conduct until further order, as the king lately caused certain merchants of that society to be detained in the Tower for debts in which they are bound to him, and ordered Robert de Dalton, then constable of the Tower, to permit them to have a decent chamber for their stay there and to go and come under safe custody to make advances for paying the said debts and for doing other affairs in that city.

By C.

March 18.  
Westminster.

To the mayor and sheriffs of London. Whereas the king, when about to set out to parts beyond the sea and wishing to ordain for the safe-custody of the city of London and for the preservation of his peace there, charged the mayor, sheriffs, aldermen and community of that city to keep his peace there during his absence and to speedily punish malefactors, and they having undertaken this, it being afterwards heard that a dispute had arisen between the fishmongers and skimmers of the city, they went to appease that strife, and they attached certain malefactors and disturbers of the peace there, and certain of them were adjudged to death for notorious crime in the Guildhall of London, by consideration of the king's court, and they were beheaded in a street of the city called 'Chep,' and the king approved and confirmed what had been done, and now the king has learned that certain malefactors and disturbers of the peace assembling to ban the late mayor and sheriffs and striving to sow discord among the men of the city cause it to be publicly related in the ways and lanes of the city and declare that the judgment rendered against the malefactors was false and erroneous and threaten the late mayor and sheriffs in their life and members for that cause: the king therefore orders the present mayor and sheriffs to take all those whom they find by inquisition or otherwise to have declared that the said judgment was erroneous or false or anything that might give rise to dissension among the men of the city and to cause them to be imprisoned in Neugate until further order, certifying the king in chancery from time to time of the names of those so arrested.

By K.

March 8.  
Westminster.

To the same. Order to take with them some discreet and lawful men of the city and its suburbs who have a knowledge of the disease of leprosy, and to cause all those who are found infected with leprous spots to be removed as decently as possible from the society of the healthy citizens and placed in a solitary place without the city and suburb to dwell there as is customary, so that harm may not arise to the healthy by communion with them, though it is the king's intention that those who wish to give alms to lepers may do so at will, as the king is informed that several men both of the city and of those coming thither, afflicted with leprosy, associate with the other healthy citizens, and several striving to increase that disease among the people, associate with women in the brothels and other private places so that they may spread the infection.

*Vacated because otherwise below.*

March 23.  
Westminster.

To the same. Order to release William de Stanes of London whom the king lately ordered them to arrest to those who will find security before them to have him before Philip de Weston, the king's clerk, and his fellows, auditors of the accounts of the king's chamber, at London on Monday after the Annunciation next to render account for the goods and merchandise in a ship called 'Tarite,' at Dertemuth, and delivered to him to be kept, under a certain form.

By K.

March 27.  
Westminster.

Walter le Spycer of Woxebrugge acknowledges that he owes to John de Cherleton of London 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Membrane 18d—cont.*

1346.

March 28. John, prior of Bermundeseye, acknowledges for himself and convent that  
Westminster. they owe to John la Porta, prior of Montacute, 130 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

March 29. Godfrey Foljambe acknowledges that he owes to Peter de Bello Campo  
Westminster. and William de Burgh, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

John atte Sele of Hertford acknowledges that he owes to Queen Isabel 40*l.*; to be levied etc. in co. Hertford.

March 30. To Ralph de Ufford, justiciary of Ireland. Order to cause proclamation  
Westminster. to be made that all, whether of England or of Ireland, claiming liberties in that land, shall be before him on a day appointed by him to make their claims, and after they have been deposited the justiciary shall send them to the chancellor of that land for making writs of *quo warranto* thereupon to be returned on a certain day before the justiciary, as the king is informed that several men, both of England and Ireland, usurp divers liberties upon the crown in that land, claiming cognisance of pleas of the crown and other pleas and returns of all the king's writs, both summonses of the exchequer, Dublin and others, and the execution thereof, and they make their own writs there for real and personal pleas, appeals and other things pertaining to the crown, and determine such pleas there and have their chancellor and treasurer and other liberties, hindering the king's sheriffs, escheators and other ministers from executing his orders. The king has ordered the chancellor to cause the said writs to be made, sealed and sent to the justiciary on the said day, to proceed to the final discussion of the liberties so claimed and to do what is right with regard to them and the other things which they shall find to have been usurped upon the crown.

By K. and C.

Enrolment of release by Constantine de Mortuo Mari, the elder, to John de Wylughby, knight, lord of Eresby, of all his right and claim in the manor of Eggefeld and the advowson of Eggefeld church, and in four parts of the manors of Walcote and Chategrave and four parts of 8 messuages, 60 acres of land, 40 acres of pasture and 20*s.* rent in Sis lond, Lodne, Chategrave, Sythyng, Bergh, Mundham and Thweit near Mundham. Dated at London on 3 April, 20 Edward III.

*Memorandum* that Constantine came into chancery at London on 3 April, and acknowledged the preceding deed.

*MEMBRANE 17d.*

March 17. To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova,  
Westminster. Murcia, Jaen, Algarves and Algesiras and lord of the county of Molina. Master Andrew de Offord, professor of civil law, returning to the king with Alfonso's pleasure for the marriage of his eldest son to Joan the king's daughter, has informed the king of Alfonso's kindness to himself and the other envoys sent to treat concerning the marriage and the dower, for which the king thanks him, and he has brought the treaty made between Giles archbishop of Toledo, Alfonso Fernandi Coronel and Fernand Sanchii de Valleoleti, major notary of the realm of Castile, knights, on his behalf, and Peter de Sermeto, abbot of the monastery of St. Croix (*Sancte Crucis*), Bordeaux, and Master Andrew de Offord and Master Gerald de Podio, sacristan of the church of Bordeaux, the king's justice of Gascony,

1346.

*Membrane 17d—cont.*

on the king's behalf, appointed to treat upon this matter and to send what they decide within a limited time, and although some things in the treaty seem onerous, especially the short terms for the payment of the dower, as the king is incurring heavy charges for his wars, yet in order that the treaties between their houses may not be broken but that the bond may be strengthened, the king consents to all, and the king has appointed Peter, bishop of Bayonne, Peter de Sermeto, abbot of St. Croix, Bordeaux, Master Gerald de Podio, sacristan of the church of Bordeaux, his justice of Gascony, William de Ludeford, canon of London church, and Richard de Saham, clerk, to be his proctors, whom the king recommends to Alfonso, requesting him to hear them and send them back to the king with speed. [*Fœdera.*]

To the queen of Castile and Leon. Recital of the premises with request for her assistance and the king has sent to her upon this Master Richard de Saham and Master Philip de Bartone, his clerks, to treat concerning that marriage, and as the king does not know whether they have yet reached her, he has informed Master William de Ludeford, canon of London, the bearer of these presents, to treat concerning that marriage. [*Ibid.*]

To Fernando Sanchii de Valle Oleti, knight, major notary of Castile. Request for his good offices in the matter, and to assist the king's said proctors. [*Ibid.*]

To Giles, archbishop of Toledo, primate of Spain and chancellor of Castile. The like request. [*Ibid.*]

To John Furcardo de Mendoce, knight. The like request. [*Ibid.*]

To P. abbot of St. Croix, Bordeaux. The king thanks him for his labours concerning the said marriage, and requests him to return to the king of Castile and confirm the treaty, giving credence to Master William de Ludford, clerk, the bearer of these presents in what he will say on the king's behalf. [*Ibid.*]

Enrolment of general release by Margery late the wife of John Chaumpayn, knight, to John de Wylughby, knight, lord of Eresby. Dated at London on Friday before the Annunciation, 20 Edward III.

Enrolment of release by Margery late the wife of John Chaumpayn, knight, to John de Wylughby, knight, lord of Eresby, of all her right and claim for life in the manor of Eggefeld and the advowson of Eggefeld church. Dated at London on Saturday after the Annunciation, 20 Edward III.

*Memorandum* that Margery came into chancery at London on 2 April and acknowledged the two preceding deeds.

Enrolment of deed testifying that whereas Dame Margery lady of Chaumpaigne is bound to John de Wylughby, lord of Eresby, in a yearly rent of 200*l.*, to be received of all her lands in co. Kent, John has released to her the said rent and all arrears thereof, and also makes a general release to her. Dated at London on 2 April, 20 Edward III. [*French.*]

*Memorandum* that John came into chancery at London on 2 April and acknowledged the preceding deed.

## MEMBRANE 16d.

1346.

March 6.  
Westminster.

To the sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made that no one shall presume to publish false rumours or say things whereby discords may arise, either publicly or privately, and if they find any doing so after the proclamation they shall take and keep them safely in prison until further order, so that the king may not have to punish them for negligence or laxity in the matter, as the statute of Westminster the first of the time of Edward I contains that no one shall presume to spread such false rumours, and if any one does this he shall be taken and imprisoned until it is found in the king's court from whom such rumours proceeded, and now the king has learned that some are spreading such false rumours, whereby dissensions may arise between the king and the magnates and people of the realm. [*Fædera.*]

March 25.  
Westminster.

Henry atte Hull of Oxeye acknowledges that he owes to John son of John de Bisheye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

March 15.  
Westminster.

To the provincial prior of the order of the friars preachers in England. The king by these presents informs him of the cause of the war with Philip de Valesio and requests him to expose that cause in public and private speeches and to the clergy and people and to enjoin this upon all the brethren of the order: it is known that the kingdom of France devolved on the king as the nearest male heir by the death of Charles, the late king, and on receiving the news the king held a council and after deliberation he sent envoys to France to seek his inheritance, but Philip, though not so near of kin, usurped the kingdom while the king was a minor and threatened the said envoys with death, wherefore, after making a protest, they returned empty; but Philip, not content with this, began to war against the king, invading the duchy of Aquitaine and aiding the king's Scottish rebels, and though the king offered him peace by a marriage with the prince of Wales, or with John earl of Cornwall, the king's brother, then alive, or with the king's sister, now countess of Guelders, or by a sum of money or by going together to the Holy Land to succour it from the enemies of the Cross, yet he would do nothing, but deceived the king by treaties and continued to attack him by land and sea, and when the king came of age he revoked what had been done to the prejudice of his claim, and after securing allies resolved to prosecute his right by crossing the sea, but he was hindered by certain cardinals sent as mediators by the pope, and returning afterwards he besieged Tournai, and a truce was arranged there in hope of peace, but no reasonable peace could be found, but the other side continued to act to his prejudice during the truce, wherefore the king was compelled to go with an armed force to Brittany, where other cardinals came from the pope to arrange another truce preparatory to a peace, trusting to which the king returned to England, leaving a few lieges in Brittany, and appointed envoys to arrange a truce, when news arrived of the death of certain nobles, adhering to the king, taken by Philip's party in Brittany, shamefully executed as traitors at Paris, and of the slaughter of the king's lieges of his castles and places in Brittany, Gascony and elsewhere, and of endeavours to detach the king's allies and of other attempts made by Philip against the truce, whereby he has dissolved the truce, and although the king might have resumed the war immediately upon this, yet he sent envoys to the pope to seek for peace and to obtain redress for the said attempts, reserving the power of resuming the war, and because Philip has not cared to give redress, though several times requested to do so by the pope, as the king has learned, the king cannot find a reasonable way of peace and resumed the war, defying Philip as violator of the

1346.

*Membrane 16d—cont.*

truces and occupier of the realm of France and the king's other lands and rights, protesting that the king will attempt nothing against the Apostolic see and will always be ready to accept a reasonable peace, but Philip, seeking to exterminate the king and his, assembles a fleet of ships and numbers of armed men, proposing to send them to Gascony, Brittany, England and Scotland, wherefore the king judges it better to make a speedy passage and place himself in the hands of God. [*Fœdera.*]

The like, '*mutatis mutandis*,' to the prior and convent of St. Augustine's, London. [*Ibid.*]

March 35  
(sic).  
Westminster.

To the sheriff of Bedford and Buckingham. Although the king lately ordered him to be before the king and his council at London, in chancery, on Wednesday after St. Ambrose next to answer upon certain things to be laid before him, yet because the king does not wish the arraying of men at arms, armed men, hobelers and archers in that county, whom the king has ordered to be assembled before certain lieges appointed to supervise that array, on a day contained in the writ, to be delayed by the sheriff going to the king on that Wednesday: the king orders the sheriff to be attendant upon that arraying, notwithstanding the previous writ, and to be before the king and his council at Westminster on Wednesday after Palm Sunday next, to answer upon certain things which will then be laid before him, and he shall not omit this upon pain of forfeiture.

By K.

William de Broghton puts in his place John de Scarle and John de Daventre, clerks, to prosecute the execution of a recognisance for 136 marks made to him in chancery by John abbot of Tavystok.

March 29.  
Westminster.

Richard Martyn, parson of St. Peter's church, Staunford, acknowledges that he owes to Richard de Whitewell, canon of St. Mary's church, Lincoln, 100s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

*Cancelled on payment, acknowledged by Philip de Redmere, attorney of Richard de Whitewell.*

To the abbot of Chester. Order to be at London on Monday the morrow of the close of Easter next, before the king and his council to answer certain things which will be laid against him and further to do and receive what shall then be ordained.

April 2.  
Westminster.

John de Wylughby, knight, lord of Eresby, acknowledges that he owes to Margery late the wife of John de Chaumpayn, knight, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Enrolment of indenture made at London on 4 April, 20 Edward III, between Sir John de Wylughby, lord of Eresby, and dame Margery, late the wife of Sir John Chaumpaigne, testifying that whereas John is bound to Margery in 400 marks by the preceding recognisance Margery grants that if John pay her 200 marks at London in the 'nonery' of Clerkenwell at Michaelmas next, then the said recognisance shall be null. Dated as afore-said. *French.*

*Memorandum* that both Margery and John came into chancery at London on 4 April and acknowledged the preceding indenture.

April 4.  
Westminster.

Henry de Bekwell of Camerwell acknowledges that he owes to Thomas Broun, citizen of London, 400*l.*, to be levied, in default of payment; of his lands and chattels in co. Surrey.

Master Robert Spigurnel puts in his place John de Codynghon, clerk, to prosecute the execution of a recognisance for 1,000 marks made to him in chancery by the prior of Hautenprise.

## MEMBRANE 15d.

1346.

March 14. John prior of Lewes acknowledges for himself and convent that they owe  
Westminster. to the king 100 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Sussex.—The chancellor received the acknowledgment.

March 8. To Thomas de Lucy, Peter Tilyol, Walter de Selby, John de Haveryng-  
Westminster. ton of Caldecotes and Clement de Skelton. Whereas the king on being informed that divers malefactors and disturbers of the peace, crossing the boundaries of co. Cumberland, entered by armed force the town of Blamyre in the barony of Kirkaundres in Scotland, and having taken the cattle of John Turpyn and John Stager and other men of that town in the king's allegiance, to no small number, and their other goods and chattels found there, to the value of 1,000*l.* they returned to that county with the same and turned them to their own uses and committed other crimes, the king appointed Thomas and the others to take an inquisition concerning the names of those malefactors and of those who aided and abetted them and all other articles touching the premises and to hear and determine those trespasses and cause the speedy complement of justice to be done; but for certain causes laid before the king and his council the king orders them to continue the processes begun before them in the same state in which they now are until the Ascension next, and to send the tenor of the same and of all other things touching that affair before the king in chancery, so that when they have been inspected, and further information and advice has been taken thereupon with the council, the king may cause to be done what seems good to him and his council, and if any men have been taken and imprisoned by process held before Thomas and the others, they shall cause them to be released by a mainprise to stand to right concerning the premises at the said feast. By C.

March 12. John Bret, knight, of co. Nottingham, acknowledges that he owes to  
Westminster. Thomas de Bourne, knight, and to William Knyght, clerk, 7*l.* 18*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

March 18. To Lewis, king of Hungary. The king has received his letters  
Westminster. announcing the death of Andrew king of Sicily, his brother, by Siffrid, abbot of St. Benedict near the river Goron, Lewis's ambassador, and the king will willingly give advice and assistance to avenge the crime which caused it, and concerning this and the other things set forth by the abbot the king has declared his will to brother Walter de Mora of the friars preachers, whom he is sending to Lewis in the company of the abbot. [*Fædera.*]

To the same. The like, with request to give credence to Walter and remit his good pleasure to the king by him. [*Ibid.*]

To the queen of Hungary. The like request in favour of Walter. [*Ibid.*]

March 17. To Eleanor Gusman. The king has joyfully received her friendly  
Westminster. letters by Master Andrew de Offord, professor of civil law, sent with others as envoy to the king of Castile, and he thanks her for her kindness to the envoys and for her efforts in favour of the treaty between him and the king of Castile, and requests her to continue her favour and to further the said treaty. The king has been much pleased that she sent one of her sons to him. [*Ibid.*]

1346.

*Membrane 15d—cont.*

To John Stephani de Castellanis, knight, chancellor of the king of Castile. Master Andrew de Offord, professor of civil law, who was lately sent to the king of Castile to treat concerning a marriage between his eldest son and the king's daughter Joan, has related on his return how well he and the other envoys were treated by John, for which the king thanks him, and requests his favour for Peter bishop of Bayonne, P. abbot of St. Croix, Bordeaux, Master Gerald de Podio, sacristan of the church of Bordeaux, Master William de Ludford, canon of London church, and Master Richard de Saham, learned in the law, the king's proctors, and to use his influence to further the said alliance. [*Ibid.*]

To John Alfonsi de Albergerk of Medeb'. The like thanks and request. [*Ibid.*]

To Master Gerald de Podio, justice of Gascony. The king thanks him and commends his diligence and prudence in the conduct of that negotiation, and requests him to go to the king of Castile and confirm the treaty with him, for which the king transmits full power, and the king has sent special letters for him to the pope, and directs him to give credence to what William de Ludford, the king's clerk, bearer of these presents, shall say to him on the king's behalf. [*Ibid.*]

*Memorandum* that John de Wesenham, Nicholas de Taterford, John atte Fen, Hugh de Reppes, John de Lymphenhowe, and Robert de Wyghton of co. Norfolk, on 26 March, mainperned before the king and his council at Westminster for Thomas atte Gannok, then present, to have him before the barons of the exchequer at Westminster on Wednesday after the close of Easter following, to do and receive what shall then be ordained.

April 3.  
Westminster.

To Robert Clere, one of the vendors and assessors in co. Norfolk of the ninth lately granted by the community of the realm. Order to be before the treasurer and barons of the exchequer at Westminster on Wednesday after the close of Easter next, to recite his account for that ninth rendered at another time, and further to do and receive what the king's court shall determine.

By C.

The like to John de Cayly.

#### MEMBRANE 14d.

Enrolment of deed testifying that whereas Maud late the wife of Robert Baynard, knight, holds for life of the inheritance of Margery late the wife of John de Chaumpayn, William son of Ralph de Bokenham, kinsman of Thomas Rocelyn, Alice, late the wife of William Dage, knight, John de Wylughby, knight, and Joan his wife, Robert Tyffur, knight, and Maud his wife, Thomas de Camoys, knight, and Margaret his wife, sisters and heirs of Thomas Rocelyn, knight, the manors of Whetacre and Great Hauboys, the advowsons of the churches of Whetacre and other lands, rents and services in the towns of Whetacre, Great Hauboys, Olton, Carleton Colville and Barneby, cos. Norfolk and Suffolk, Margery has granted that a sixth part of the premises which ought to revert to her after the death of Maud late the wife of Robert Baynard, as sister and heir of Thomas, shall remain to John de Wylughby, knight, lord of Eresby, and Joan his wife, and she has released to John all her right and claim in a sixth part of the manors of Eggefeld, Walcote and Chategrave and in a sixth part of 8 messuages, 60 acres of land, 40 acres of pasture and 20s. rent in Sislond, Lodne, Chategrave, Sythyng, Bergh, Mundham and

1346.

*Membrane 14d—cont.*

Thweyt near Mundham and the advowson of Eggefild church, co. Norfolk, and she has released to him all her right and claim in a sixth part of all other lands which came to her by hereditary right after the death of Thomas Rocelyn, her brother, in those counties. Dated at London on Saturday after the Annunciation, 20 Edward III.

*Memorandum* that Margery came into chancery on 2 April and acknowledged the preceding deed.

Enrolment of general release by John de Wylughby, lord of Eresby, to Margery late the wife of John Chaumpayn, knight. Dated at London on Friday before the Annunciation, 20 Edward III.

*Memorandum* that John came into chancery on 2 April and acknowledged the preceding deed.

March 29.  
Westminster.

To the sheriffs of London. Order to supersede by a mainprise the king's writ directing them to attach Robert de Donecastre, as the king ordered them to do this at the suit of Richard de Kent of London, 'taverner,' so that they should have Robert before the king fifteen days from Easter to answer Richard for robbery and breach of the peace, but he is deputed by the king for the custody of his lions in the Tower of London, from which he cannot depart, and he has found in chancery William de Wakefeld, Hugh de Donecastre, Richard de Denton and Richard de Donecastre, of co. York, John de Aulton of London and Edm[und] Sauvage of eq. Derby, who have mainperned to have him before the king on the said day to answer Richard.

By C.

April 2.  
Westminster.

To the sheriff of Cambridge. Order to supersede by a mainprise the king's order directing him to cause John de Baldok, bailiff of Cambridge, and Stephen de Chesterton to come before the king and his council in chancery on Monday after Palm Sunday next, to answer certain things laid against them and to do and receive what should be ordained there, and William de la March of co. Hereford has mainperned in chancery to have them before the king and his council in chancery on Monday the morrow of the close of Easter next, to answer the king in the form aforesaid.

By C.

Enrolment of deed testifying that whereas Richard abbot of the monks of Cerne was bound to Nicholas de Teukesbury in 200*l.* to be paid on a certain day, Nicholas has received that sum in full payment, and makes a general release to him. Dated at London on 5 April, 20 Edward III. *French.*

*Memorandum* that Nicholas came into chancery at London on 5 April and acknowledged the preceding deed.

March 20.  
Westminster.

To William Scot, the chief justice. Order to cause all the rolls, writs and memoranda touching pleas held before the king to be taken to Westminster on the quinzaine of Easter next, as the king wishes those pleas to be held there on that day.

By K.

March 10.  
Westminster.

To the mayor and sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made in each ward of that city and its suburb, that all having the taint of leprosy shall leave the city and suburb within fifteen days and go to solitary field places at a notable distance therefrom and stay there, seeking the food which they need by those who will attend thereto, and that no one shall permit lepers to dwell in houses or buildings in the suburb or city, upon pain of forfeiture of the same and a still heavier penalty, and the mayor and sheriffs shall take with them lawful men having knowledge of the disease and they shall remove all whom they find tainted.

1346.

*Membrane 14d—cont.*

with leprosy from the communion of the healthy citizens and remove them to solitary rural places to live there as aforesaid, and they shall certify the king in chancery before Sunday next of what they have done in the matter, as the king is informed that several men of that city and others going there, tainted with leprosy, associate with the healthy citizens and men and strive to spread the disease in various ways so that they may have companions in misfortune. By K.

April 6. To the mayor and bailiffs of Lenne. The like order, '*mutatis mutandis*,'  
Westminster. and to certify the king of what they have done before the quinzaine of Easter next.

April 24. Thomas de Bourne, knight, acknowledges that he owes to Thomas Leg,  
Westminster. citizen of London, 76*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.  
*Cancelled on payment.*

Enrolment of release by Joan atte Noke, sister of William de Tillebury, to William Vaghan, knight, and Joan his wife, of all her right and claim in the manor of Westillebury, co. Essex. Dated at London on Tuesday after Palm Sunday, 20 Edward III.

*Memorandum* that Joan came into chancery at Westminster on 11 April and acknowledged the preceding deed.

April 9. To the sheriffs of London. Order to release Francis de Colcestr[ia],  
The Tower. 'seryveyn,' from prison by the mainprise of Gerard Bonenseigne, who has undertaken before the king in chancery to have him before the council when warned thereupon. By C.

*MEMBRANE 18d.*

March 28. To R. bishop of Salisbury. Order never to attempt anything prejudicia  
Westminster to the king or the rights of his crown, and if he has done so to cause it to be speedily revoked, knowing that the king will punish him in an exemplary manner if he does not obey, as the king lately recovered in his court his presentation to the prebend of Chalk in the church of St. Edith Wilton, void and pertaining to his donation by reason of the abbey of Wilton, void and in the hand of Edward I, against Constance then abbess of Wilton; and because the execution of that judgment remained to be done, the king caused Lambert de Poulesholt, clerk, unjustly possessing the prebend, and the present abbess to be summoned to show cause why the judgment should not be executed, and because Lambert in that court claimed nothing and alleged no title for his occupation, and the abbess said that the execution of the judgment had been made in the person of one William de Raundes, placing herself thereupon on a jury by which it was found that the execution of the judgment was never executed on the person of William, the king granted that prebend to John de Chestrefeld, his clerk, and ordered the bishop to admit him thereto, and now the king has learned that Lambert and others intend to take that affair before another court out of the realm and obtain by cunning arts citations monitions, instruments, processes and letters directed to the bishop, prejudicial to the king.

March 20. To the sheriff of Wilts. Order to take a pledge from Robert, bishop of  
Westminster. Salisbury, that he be before the king fifteen days from Easter to show cause why, since the king recovered the presentation of the said prebend of Chalk

1346.

*Membrane 13d—cont.*

against Constance then abbess of Wilton, and it was found in a jury taken before William de Shareshull at Wilton by virtue of the king's writ of *nisi prius* that the judgment of the court was never executed against William de Raundes, wherefore the king ordered the bishop to admit John de Chestrefeld to the prebend, he has refused to admit John.

March 30.  
Westminster.

To Walter de Monte Gomery. Order to send to chancery all indictments made before him and his fellows, appointed to take certain inquisitions, with the records and processes thereupon, so that the king may send them before himself without delay, and cause the execution thereupon to be made, and Walter shall not intermeddle further therewith, as the king lately appointed him with Giles de Meignill, John le Blount, Robert Foucher, John de Rocheford, John Cokeyn and Thomas Adam of Asshebourne to be justices to take inquisition by men of co. Derby, what malefactors and disturbers of the peace attacked by force and arms certain archers chosen to set out to parts beyond the sea with Henry earl of Derby, at Derby, and beat, wounded, maimed and illtreated them, killing some, and committed other crimes there, and to hear and determine those felonies and trespasses, but for certain causes laid before the council the king wishes those indictments to be determined before him and not elsewhere.

By C.

The like to the following, to wit:—

Giles de Meignill.

Robert Foucher.

Enrolment of release by Hamo de Chikewell son of Alan de Chikewell of London to John de Gildesburgh, citizen and fishmonger of London, of all his right and claim in those tenements with their appurtenances which he had in the parish of St. Mary Somersete, London, lying between the tenement of William de Chikewell, his brother, on the one part, and the tenement of John de Rombergh, on the other, and it abuts at one head upon the way called 'Tamisestrete' and at the other head upon the lane called Tymberthithelane, which tenement John de Gildesburgh held of Hamo at ferm of his demise for a term of years. Witnesses: Richard Lacer, then mayor of London, John de Gloucestre and Edmund de Hemenhale, then sheriffs of that city, Richard Smelt, Simon de Turnham, William de Braynton, Edmund de Chikewell, William de Watford, William Keare. Dated at London in the house of Sir Peter de Gildesburgh in the said parish of St. Mary, Somersete, on Friday before Easter, 20 Edward III.

*Memorandum* that Hamo came into chancery on 15 April and acknowledged the preceding deed.

Enrolment of bond by John de Gildesburgh, citizen and fishmonger of London, to Hamo de Chikewell son of Alan de Chikewell of London, in a yearly rent of 40s. to be received of his tenements in London for Hamo's life, for which payment he binds all his tenements in London. Dated at London on Wednesday in Easter week, 20 Edward III. Witnesses: Richard Lacer, mayor of London, John de Gloucestre and Edmund de Hemenhale, sheriffs of that city, Richard Smelt, Simon de Turnham.

*Memorandum* that John came into chancery on 19 April and acknowledged the preceding deed.

April 16.  
Guildford.

Richard de Hyham, for his good service to the late and the present kings, is sent to the abbot and convent of St. Mary's, York, to receive such maintenance in that house as Ralph le Wayte, deceased, had there at the king's request.

By p.s. [17429.]

April 17.  
Guildford.

John Marreis is sent to the abbot and convent of Glastonbury to receive such maintenance in that house as Thomas Gevely, deceased, had there at the late king's request,

By p.s. [17430.]

1346.

*Membrane 13d—cont.*

Enrolment of grant by Salamon de Wenlock, fishmonger of London, to Sir William de Langeford, knight, of a yearly rent of 5 marks to be received of his tenements without the bar of the New Temple, London, in the parish of St. Clement Danes, for life, which tenements he had of the gift and enfeoffment of the said Sir William. Witnesses: John de Dyngeslee, John de Pelham, then sheriff of Middlesex, Peter atte Gate, John Dobelyn, Roger de Ardern, Henry de Sulby, 'taverner,' Philip le Mareschall. Dated at Clerkenwell, near London, on Monday after the Annunciation, 1346, 20 Edward III.

*Memorandum* that Salamon came into chancery at Westminster on 20 April and acknowledged the preceding deed.

Robert de Bousser, knight, puts in his place Thomas de Pardishowe and John de Codyngton, clerks, to prosecute the execution of a recognizance for 109*l.* 6*s.* 8*d.* made to him in chancery by Gerard de Corp and Thomas Perle citizens of London.

*MEMBRANE 12d.*

April 28. To the sheriffs of London. Order to proclaim an ordinance made with  
Westminster. the assent of the Council for the better administration of justice and the repression of maintenance. *French.*

[*Statutes of the Realm*, i. p. 303.]

The like to all the sheriffs of England. [*Ibid.*]

*The oath of the justices.* [*Ibid.*]

May 13. Brother John, abbot of Whalleye, acknowledges for himself and convent  
Westminster. that they owe to John de Wynewyk, clerk, 200*l.*; to be levied, in default of payment, of their lands and goods in co. Lancaster.

*Cancelled on payment acknowledged by Master Richard de Wynewyk and John de Ditton, executors of the will of John de Wynewyk.*

Enrolment of indenture made between the abbot of Whalleye and John de Wynewyk, clerk, testifying that whereas the abbot and his convent have granted to John by a bond a yearly rent of 40*l.* to be received of certain lands in co. Lancaster, for John's life, John grants that if they pay the said rent to him in the church of Huyton, yearly at the appointed terms or within forty days the preceding recognizance shall be null and void. Dated at Westminster on 16 May, 20 Edward III. *French.*

*Memorandum* that both the abbot and John came into chancery on 16 May and acknowledged the preceding indenture.

May 13. Robert, prior of St. Mary's church, Suthwerk, acknowledges for himself  
Westminster. and convent that they owe to William de Newenham, clerk, 20*l.*; to be levied, in default of payment, of their lands and goods in co. Surrey.

*Cancelled on payment.*

May 15. John de Merkenfeld acknowledges that he owes to John de Beverlaco 40*l.*;  
Westminster. to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Margery late the wife of John de Grymsted, knight, John de Grymsted, and John fitz Elys acknowledge that they owe to John de Eston, clerk, 100*l.*; to be levied etc. in co. Southampton.

*MEMBRANE 11d.*

Enrolment of grant by Richard Hotot of Woldweston and John Malblank of Melcheburn, chaplain, to Stephen le Bere of Elyngton and Alice his wife, of all their lands with appurtenances in Elyngton, with the homage and

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*Membrane 11d—cont.*

service of Richard de Catteworthe, their free tenant, issuing from the lands which he holds of them in Little Catteworth, with their appurtenances, with remainder, if Stephen and Alice die without heirs of their bodies, to William de Melchebourne. Witnesses: Robert Grym, William Walkelyn, William Wyne, Nicholas le Clerk, Geoffrey Underthehul. Dated at Melchebourne on 7 May, 20 Edward III.

*Memorandum* that Richard and John came into chancery at Westminster on 4 May (*sic*) and acknowledged the preceding deed.

Enrolment of grant by Richard Hotot of Woldweston and John Malblank of Melchebourne, chaplain to Stephen le Bere of Elyngton and Alice his wife, of Robert atte Fen of Londebeche and Henry atte Fen of the same, their bondmen, with all their issue and also of all the lands which they hold in bondage in Londebeche, co. Cambridge, and 3s. yearly rent which John Knight ought to render to them for a croft of arable land abutting on the manor of Thomas Chaumberleyn, knight, in that town, which croft John holds of their inheritance for a term of sixteen years from the date of these presents, to remain to Stephen and Alice at the expiry of that term and also 4s. rent which Robert Hervy ought to render to them for a messuage which he holds of them for life in that town, to remain to Stephen and Alice after his death, also 16s. yearly rent which the same Robert is bound to render to them for 10 acres of land which he holds of them for a term of five years after the date of these presents, to remain to Stephen and Alice after the expiry of that term, also Henry atte Tounesende, John atte Churche and William Noreys of Everesdon, their bondmen, with all their issue, also all the lands which those bondmen hold of them in bondage in Everesdon in that county with all appurtenances to hold for themselves and the heirs of their bodies with remainder in default to William de Melchebourn. [*Witnesses as above. Dated as above.*]

*Memorandum* that Robert and John came into chancery at Westminster on 4 May (?) and acknowledged the preceding deed.

May 6. Gilbert son of Gilbert de Sotheworth acknowledges that he owes to Henry  
Westminster. de Haydok, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Thomas son of Laurence Travers acknowledges that he owes to Henry de Haydok, clerk, 5 marks; to be levied etc. in co. Lancaster.

May 8. Brother Nicholas, abbot of Eynesham, acknowledges for himself and  
Westminster. convent that they owe to William son of John Muschet of Fenditton 400l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Oxford.

*Cancelled on payment.*

May 6. To the prior of the order of the friars preachers, London. The glorious  
Westminster. success of the earl of Lancaster in parts beyond the sea is not unknown to him, and the king requests his prayers for his own expedition and also for the earl. [*Fœdera.*]

The like to the following, to wit:—

The prior of the Carmelites, London.

The prior of the order of St. Augustine, London.

The guardian of the friars minors, London.

The bishop of London. [*Ibid.*]

May 8. Edmund de Bereford acknowledges that he owes to William de Clynton,  
Westminster. earl of Huntynghon, 100l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

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*Membrane 11d—cont.*May 9.  
Westminster.

Michael de Ponynges, 'luncle,' and Margery late the wife of Nicholas de la Beche acknowledge that they owe to John de Pulteneye, knight, 110*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

The same Michael and Margery acknowledge that they owe to Master Roger de Heyton, surgeon, 20*l.*; to be levied as aforesaid.

*Cancelled on payment.*

May 11.  
Westminster.

John de Pelham acknowledges that he owes to Hugh de Whathampstede of co. Hertford 16*l.* 17*s.* 8*d.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

Enrolment of grant by John de Morton, parson of Esttillbury church, to John son of Nicholas de Morton and Alice his wife, of all the lands and rents which he has in the towns of Great Burstede and Little Burstede of the gift and enfeofment of the said John son of Nicholas. Dated at Mockyngg on Sunday after St. Laurence, 15 Edward III.

*Memorandum* that John de Morton came into chancery at Westminster on 12 May and acknowledged the preceding deed.

Enrolment of release by John de Bokkyng, knight, to Sir Robert de Bourghcher, knight, of all his right and claim in all the lands called 'le Merkestenement' lying in the town of Great Reynes and Bokkyng. Witnesses: Thomas de la Rivere, John de Hevenyngham, knights; William Picot, Robert Preiers, Walter de Wottone. Dated at London on Thursday after St. John *ante Portam Latinam*, 20 Edward III.

*Memorandum* that John came into chancery at Westminster on 12 May and acknowledged the preceding deed.

May 13.  
Westminster.

William de Belesby, knight, acknowledges that he owes to Edmund de Grymesby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

John de Meriden acknowledges that he owes to John son of John de Byssheye 20*l.*; to be levied etc. in co. Hertford.

John de Botheby, parson of Kayngham church, diocese of York, and William de Swynflet, parson of Malberthorp church, diocese of Lincoln, acknowledge that they owe to Richard de Thoresby, clerk, 8*l.* 9*s.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. York and Lincoln.

*Cancelled on payment.*

MEMBRANE 10*d.*

Enrolment of indenture made between the king and Matthew Canaceon, merchant, testifying that whereas Matthew has undertaken to acquit the king of 2,500*l.* of clear debt due by the king to him and to others by letters patent under the great seal, and for this and because Matthew has rendered to the king's hands an assignment of the money arising from the fee of the king's seals in both Benches, under a form arranged between them, the king, with the assent of Henry Picard, his merchant, has granted to Matthew, in allowance for the said 2,500*l.* that he shall take 8*d.* of the subsidy on each sack of wool passing out of the realm, to wit of the 20*s.* a sack which the king has granted to Henry and to other merchants, his

1346.

*Membrane 10d—cont.*

fellows, to be received until Matthew is fully paid, so that he make restitution to the exchequer of the letters patent containing the said sum. Dated at Westminster on 20 April. *French.* By p.s. [17441.]

April 22.  
Westminster.

To the burgomasters, *échevins*, consuls and advocates of the three good towns of Gaunt, Brugges and Ipre. Whereas the cardinals of Naples and Cleremont, sent to the king by the pope to make peace between him and his adversary of France, have often requested the king to allow them to come to him in England for that cause, and the king answered that he neither could nor would make such a treaty without the assent of the burgomasters etc. and his other allies, and the cardinals have now earnestly requested the king to send lieges to them to treat, and with the assent of his council the king has agreed to send, if the burgomasters etc. see good, his clerk, Master Andrew de Offord, professor (*sire*) of law, and Master William Bomere or another, whom the burgomasters etc. shall name, to a place where they shall hear what is to be said, so that they do not enter into a treaty, and to report to the king their intention, wherefore the king requests the burgomasters and others to take speedy council upon this and to do what seems good to them. Dated at the king's palace of Westminster. *French.* [*Fœdera.*]

Enrolment of release by John de Gloucestria, son and heir of Henry de Gloucestria, to Henry de Frouwyk, of all his right and claim in the lands, meadows, pastures, homages, reliefs, services, heriots, escheats, wards, marriages, and all appurtenances which Henry de Frowyk held of the demise of John in the parishes of St. Giles without Crepulgate and of St. Botulph without Aldrichisgate in the suburb of London, and in the towns of Soresdich, Hakyneie, Isildone, co. Middlesex. Witnesses: Richard Maundevile, Adam Jargevile, Peter atte Gate, John Dobelyn, Walter de Bereham. Dated at South Mymmes on Sunday before St. Mark, 20 Edward III.

*Memorandum* that John came into chancery at Westminster on 24 April and acknowledged the preceding deed.

April 20.  
Westminster.

To the sheriff of Norfolk. Order to supersede the exigents against Robert de Holpiston, the king's clerk, if he is placed in exigent for not coming before the justices of the Bench, and not to molest him further while he is in the king's service, as on 29 May last the king took Robert into his protection, with his men and possessions, he being then about to set out to parts beyond the sea in the company of John de Norwico, knight, and the king wished him to be free in the meantime of all pleas and suits except pleas *de dote unde nichil habet* and *quare impedit* and of assizes of novel disseisin and darrein presentment and attainments and except suits summoned before the justices in eyre, and he has stayed in Gascony for a long time, whither he went with other lieges, as the king has learned from trustworthy testimony, and he is placed in exigent because he did not come before the justices of the Bench to render account to John Bardolf for the time when he was receiver of John's moneys, by virtue of a writ *de judicio* directed to the sheriff, whereupon Robert has besought the king to provide a remedy.

By C.

April 20.  
Westminster

To the sheriff of Suffolk. Order to proclaim and cause to be observed a market every Tuesday at Codenham in the hundred of Bosmere and Cleydon in that county and a fair there yearly to last two days, to wit the eve and the Translation of St. Thomas the Martyr, as the king wishes Queen Philippa to have the said market and fair for life, unless they will be to the injury of the neighbouring markets and fairs.

By C.

*Membrane 10d—cont.*

1346.  
April 23.  
Westminster.

To the treasurer and barons of the exchequer. Order to release John de Vileston, late sheriff of Kent, who is detained in the Flete prison for certain debts in which he is bound to the king for the remainder of his account for the time when he was sheriff, if he shall find mainpernors who will undertake to have him before the treasurer and barons at the exchequer on the morrow of Trinity next, to answer for the said debts. By C.

April 26.  
Westminster.

Peter Pirie of Newedegate and Walter his son acknowledge that they owe to Walter le Bakere of Northlamheth 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Enrolment of deed testifying that whereas Master Henry de Clyf, clerk, deceased, lately granted by his deed to Henry de Seccheford, now deceased, and Alice his wife to hold a messuage, 140 acres of land called Kenthouse in Beghenham, co. Kent, of him, rendering 40*s.* yearly to him, so that if Henry and Alice should die without an heir of their bodies, the messuage and land should remain to Hugh son of John de Balne, and Master Henry granted by his deed to Hugh the said 40*s.* yearly, Hugh has released to Alice, who now holds the messuage and land, the said 40*s.* rent and all his right and claim in the messuage and land. Witnesses: Sir Maurice le Brune, Sir William le Brune, knights, John de Huntyngheld, Peter Godesone, Andrew de Seccheford, Hugh le Hatter of Croidon, John le Mazon of Beghenham. Dated at Beghenham on Wednesday after St. Mark, 1346.

*Memorandum* that Hugh came into chancery at Westminster on 27 April and acknowledged the preceding deed.

April 27.  
Westminster.

John Talbot of Richard's Castle acknowledges that he owes to Richard de Aneseye of Kyngeston 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

The same John Talbot acknowledges that he owes to John son of Hugh de Eynesford 100*l.*; to be levied as aforesaid.

April 29.  
Westminster.

William Symond of Wydyngton acknowledges that he owes to John de Wyndesore 100*l.*; to be levied etc. in co. Buckingham.

March 10.  
Westminster.

John de Chidiok, knight, acknowledges that he owes to John de Cary 100*l.*; to be levied etc. in co. Somerset.—William de Shareshull received the acknowledgment by writ.

May 2.  
Westminster.

Stephen Kyng acknowledges that he owes to Thomas Gisors of London 40*l.*; to be levied etc. in co. Bedford.

William Parentyn of Wodhull acknowledges that he owes to Robert de Morton, parson of Offord Cluny church, and to Stephen de Brokesbourn 40*s.*; to be levied etc. in co. Bedford.

May 3.  
Westminster.

William son of Constantine de Mortuo Mari acknowledges that he owes to John atte Fen of Bishops Lynn, merchant, and to Thomas atte Gannok, chaplain, 100*l.*; to be levied etc. in co. Norfolk.

*Cancelled on payment, acknowledged by John.*

Brother William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to Richard Double of London 160*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

John de Wyke, parson of Northluffenham church, diocese of Lincoln, acknowledges that he owes to Simon de Chalveston, clerk, 10*l.*; to be levied etc. in co. Rutland.

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## MEMBRANE 9d.

Enrolment of release by Henry son of Sir Henry de la Boxe, knight, to Sir John de Molyns, knight, of all his right and claim in the manor of la Boxe, co. Wilts, which John has of the gift and enfeofment of Henry with a general release. Witnesses: Sir John Mauduyt, Sir Roger Cifrewast, John de Bradenestoke, knights, Gilbert de Berewyk, Henry de Badmynton, Hugh Lambard, Gilbert atte Lente. Dated at Stoke Pogeyes on 7 May, 20 Edward III.

*Memorandum* that Henry came into chancery at Westminster on 12 May and acknowledged the preceding deed.

May 12.  
Westminster. To William Randolf, bailiff of Salisbury. Order to restore to James Seynt Fyncien of Amyas his goods and chattels if he shall find security to answer for the same when warned, if they are adjudged to pertain to the king, as because he is a native of the power of France and by reason of the plundering of John de Staunton and his fellows, merchants of England, by men of that power, at sea, the bailiff arrested James's goods and chattels, and he has asserted that he ought not to be arrested as he had dwelt for five years continuously at Salisbury, showing the letters patent under the common seal of that city testifying this, and John denied the matter in chancery, wherefore he and James placed themselves upon the country in the premises, wherefore the king has ordered a verification upon the premises to be taken at the said city on Tuesday in Whitsun week next by the sheriff of Wilts, and now James has besought the king to order his goods and chattels to be restored to him by a security as aforesaid. By C.

May 16.  
Westminster. Walter Power, parson of Leek church, diocese of Lincoln, and Thomas de Cotyngham, parson of Grendon church, of the same diocese, acknowledge that they owe to Thomas, bishop of Lincoln, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

*Cancelled on payment.*

May 17.  
Westminster. Thomas Chaunterel acknowledges that he owes to Gilbert de Chishull 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 18.  
Westminster. William de Holbech, citizen and cordwainer of London, acknowledges that he owes to John de Seint Cler 200*l.*; to be levied etc. in the city of London.

John de Seint Clere acknowledges that he owes to William de Holbech, citizen and cordwainer of London, 100*l.*; to be levied etc. in the city of London.

May 18.  
Westminster. John son of Adam son of William de Eccleston acknowledges that he owes to Henry de Haydok, parson of Eccleston church, 60*s.*; to be levied etc. in co. Lancaster.

Enrolment of grant by John son of Adam son of William de Eccleston to Henry de Haydok, parson of Eccleston church, of a moiety of an acre of land in Eccleston in Laylondshire as it lies on the north of the parsonage of the church near the land which Henry holds at a term of years of the demise of Adam son of William de Eccleston there. Witnesses: Robert de Plesyngton, Roger de Faryngton, Robert de Syngelton, John son of Henry de Clayton, John de Hoghwyk. Dated at Westminster on Friday the feast of St. Dunstan, 20 Edward III.

*Memorandum* that John came into chancery at Westminster on 18 May and acknowledged the preceding charter.

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*Membrane 9d—cont.*May 19.  
Westminster.

John Seyncler of co. Essex acknowledges that he owes to Thomas Legy, citizen of London, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Reginald de Cobham, knight, acknowledges that he owes to John de Pecham and to Alexander his brother 40*l.*; to be levied etc. in co. Kent.

Enrolment of grant by John de Pecham and Alexander his brother to Sir Reginald de Cobham of 100*s.* yearly rent, from Michaelmas, of the lands 'gavele kyndoys' which they held on the making of these presents, in co. Kent, with power of distrain if the rent be in arrear. Dated at London in the ward of Bradestrete, 20 Edward III. Witnesses: John de Geynesforde, John Frier le Fitz, John Frier, John de Frenyngham, Stevenne Fareman, John Ketel, John atte Forde, John Martin, Thomas le Hore. *French.*

*Memorandum* that John and Alexander came into chancery at Westminster on 19 May and acknowledged the preceding deed.

May 20.  
Westminster.

William de Clynton, earl of Huntynghdon acknowledges that he owes to the prior of Rochester 33*l.* 2*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

May 19.  
Westminster.

John son of Robert de Stokwell of Alsewyk acknowledges that he owes to John son of Nicholas de Morton 40*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

John son of Nicholas de Morton of Westillebury acknowledges that he owes to John son of Robert de Stokwell of Alsewyk 100 marks; to be levied etc. in co. Essex.

Enrolment of indenture made between John son of Nicholas de Morton of Westillebury, and John son of Robert de Stokwell of Alsewyk, testifying that whereas the said John son of Nicholas is bound to John son of Robert in 100 marks by the preceding recognisance, the said John son of Robert grants that if his heirs and assigns are not impleaded by John son of Nicholas or Alice his wife for tenements, rents or part thereof in the towns of Great Burstede, Little Burstede and Leyndon, whereof John son of Robert is enfeofed by John son of Nicholas, so that they do not lose those tenements, rents or part thereof by judgment rendered in court at the suit of John and Alice, then the recognisance shall remain in force, but otherwise it shall be null and void. Dated at London on Friday the feast of St. Dunstan, 20 Edward III. *French.*

*Memorandum* that John son of Nicholas and John son of Robert came into chancery at Westminster on 20 May and acknowledged the preceding indenture.

Enrolment of release by John son of Nicholas de Morton of Westillebury to John son of Robert de Stokwell of Alsewyk of all his right and claim in a messuage, a toft, 90 acres of land, an acre of meadow and 5*s.* rent with all their appurtenances in Great Burstede, Little Burstede and Leyndon. Dated at Great Burstede on Sunday after St. Dunstan, 20 Edward III.

*Memorandum* that John son of Nicholas came into chancery at Westminster on 21 May and acknowledged the preceding deed.

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## MEMBRANE 8d.

May 23.  
Westminster.

Ralph Spigernel, knight, Thomas Huberd, and William Haclut acknowledge that they owe to Thomas de Swannesland and Walter de Cheryton, citizens of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

Thomas de Swanlond and Walter de Chiryton, citizens of London, acknowledge that they owe to Geoffrey de Thoresby 200*l.*; to be levied etc. in the city of London.

May 22.  
Westminster.

To John fitz Wauter. Order to be before the king and his council on Wednesday after the feast of the Ascension next to answer the things that will be set before him and further to do and receive what shall then be ordained.

By C.

The like to the following, to wit:—

William de la More, knight.

John de Hederse, knight.

Enrolment of grant by Thomas de Drogenesford, knight, of co. Essex, to Nicholas le Blake of Ware and Margery his wife, of all his manor of Estwyke atte Flore, cos. Hertford and Essex, with the advowson of the church there and all appurtenances, for their life, rendering 40 marks yearly, and if Nicholas and Margery die within five years and eighteen weeks after the date of this present charter the executors or assigns of Nicholas shall have the manor and advowson until the end of five years eighteen weeks for rendering 40 marks as aforesaid, and if the said rent be in arrear Thomas may distrain for the same. Witnesses: John de Pelham, Thomas de Godesfeld, Thomas le Blount, John Marchal, John Lucas, William Vabadon. Dated at London on Wednesday after St. Dunstan, 20 Edward III.

*Memorandum* that Thomas came into chancery at Westminster on 24 May and acknowledged the preceding deed.

Enrolment of release by Robert son and heir of Henry le Mener to William de Dersham of all his right and claim in a plot of land with hays, hedges and ditches and all its appurtenances in the town of Great Thrillowe, which plot William has of the grant of Isabel, Robert's mother, and it lies between the land of the said Isabel and the land of William, and one head abuts upon the highway leading from Thrillowe to St. Edmunds, and the other head upon William's meadow called 'le Clerkesmedwe.' Witnesses: William de Clopton, John de Clopton, William Godyng, Alexander de Walpol, Jordan de Roghay, Bartholomew Wybert, Peter Hokyn. Dated at Great Thrillowe on 1 June, 20 Edward III.

*Memorandum* that Robert came into chancery at Westminster on 2 June and acknowledged the preceding deed.

May 20.  
Westminster.

Thomas de Drogenesford, knight, acknowledges that he owes to Nicholas le Blake of Ware 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

May 20.  
Westminster.

John de Sautre acknowledges that he owes to John de Founteyns 80 marks; to be levied etc. in co. Bedford.

May 18.  
Westminster.

To William de Bello Campo 'le fitz,' and the sheriff of Worcester. Order to supersede the taking of William le Surdere of Evesham and Thomas his son, and to have this writ before the justices, as on learning by the certification of William de Bello Campo and his fellows, keepers of the peace in co Worcester, that William and Thomas were indicted before them for beating, wounding and ill-treating John Lightothemor, serjeant

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*Membrane 8d—cont.*

of William de Bello Campo the elder, at Evesham, and that they had withdrawn from the county so that they could not be judged upon that indictment, the king appointed William and the sheriff to attach William and Thomas and deliver them to the sheriff, to be kept in prison in the gaol of Worcester castle until they shall be released, and William and Thomas have besought the king to order the said letters to be superseded, as they are ready to answer for that trespass and to stand to right therefor, and the indictment for trespass does not touch a felony and therefore they are repleviable, and they have found before the king in chancery Adam de Shareshull, knight, Robert de Shareshull, and Geoffrey de Aston of co. Stafford, John de Cestr[ia], Nicholas de Crikkelade, John de Lokynton and John de Pershore of co. Worcester, who have undertaken to have them before the said keepers and others appointed to hear and determine the indictments in the next session of the justices to stand to right for the said trespass, unless the king order otherwise in the meantime.

By C.

May 30.  
Windsor.

To William Scot, Roger Hillary, Thomas de Brokhell, James de Echyngham, Stephen de Padiham and John de Betenham. Order to cause the king's protection to be allowed to Richard Frend of Clyve, John Frend of Clyve, John Coleman, Richard Coleman, Richard Sprot, Michael Sprot, John William, Salamon Hore, Thomas William, John Scote, Laurence Chers, Robert Chers, William Chers, Stephen Noreys, John Dawe, John Ermyte, William Doggere and Simon William, and not to aggrieve them so that they have no cause to withdraw from the king's service, but may be ready to answer Henry Fynch of Wynchelse when they return, as the king lately appointed William and the others to be justices to hear and determine a trespass committed on Henry by John Page, Robert Hardy, Richard Mersman, John Mersman, John atte Barre, Stephen atte Barre, John Tempse, Peter atte Walle, John Gervays, Thomas Bolley, Robert Bolley and Robert Hervy and certain other malefactors in the River Thames between the sands of Rodsond and Longesond and Suontes, and now the king has learned that Richard and the others are about to set out in the king's service in his present passage, and the king cannot do without their service at present and has taken them into his especial protection, and wishes them, while in that service, to be quit of all pleas and suits except pleas *de dote unde nichil habet* and *quare impedit* and of all assizes of novel disseisin and darrein presentment, except suits summoned before the justices in eyre.

June 13.  
Porchester.

William de Aston, parson of Blanford Forum church, diocese of Salisbury, acknowledges that he owes to Walter Faucomberge, clerk, 50*l.*: to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

June 14.  
Porchester.

Geoffrey son and heir of Geoffrey de Lucy acknowledges that he owes to David de Wollore, clerk, 60*s.*: to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*MEMBRANE 7d.*

Enrolment of agreements made between the king and Walter de Chiriton and Thomas de Swanlond, merchants, for themselves and their fellows, merchants, testifying that those merchants have taken at ferm from the

1346.

*Membrane 7d—cont.*

king all the customs in the ports of England except the custom of wine, to wit 2s. a tun and except the ancient custom of  $\frac{3}{4}$  mark a sack which the king has reserved to himself for his fees granted upon the custom and also for the charge granted by him to Sir William de la Pole in the port of Kyngeston upon Hull, with which fees he will not charge the subsidies, but if anything remain beyond the fees the king wishes that the merchants shall have it, and they have taken at ferm all the subsidy of wool, hides and wool fells, to wit 40s. a sack from Michaelmas next for two years, for 50,000*l.* yearly, and upon this they will make an advance to the king of 6,000 marks before his passage and the agreements previously made by assignment to Henry Pycard upon the subsidy shall hold good, so that whatever he receives thereof after that Michaelmas and whatever is paid for fees and for the charge granted to William shall be rebated in the sum of 50,000*l.*; and in part payment of that ferm the merchants shall pay 1,000 marks every month to the treasurer of the wardrobe for the expenses of the household, a month being reckoned at twenty-eight days, and in case the king can raise money on the said 1,000 marks paid for the household, the merchants are agreed to serve those who make an advance to the king, of the sum that they can find to lend on the said monthly payment, and the merchants shall find 3,000 marks each year, to wit 500*l.* at the beginning of each quarter, for the expenses of the wardrobe, and for the buttry 2,000 marks yearly, to wit 500 marks at the beginning of each quarter, and the king grants that in the first year they shall have allowance for what is clearly due to them between them and the treasurer and barons of the exchequer, whether of 5,000 or 6,000 marks, more or less, within the sum of 7,000*l.* and they shall also have allowance in that year for 6,000 marks which they now are lending to the king, as aforesaid, and in the second year allowance shall be made to them of 8,000*l.* for debts due to them or what they shall buy by letters patent of the king or by bills of the wardrobe both for the 6,000 marks aforesaid and for what they shall lend to pay to those to whom they owe it before they receive anything from the customs, and they shall pay all that remains over of the 50,000*l.* to the exchequer or elsewhere as the king shall appoint, so that at the end of each year the entire sum be paid, and for the long term between now and Michaelmas and for divers perils which may arise in the mean time, the king grants that assignment shall be made to the merchants for the 6,000 marks which they lend to him, on the tenths of the clergy for the Purification next, and tallies shall be levied thereupon and delivered to them, and they shall have the king's letters patent for that debt; and the merchants have granted that so soon as they are in possession of the customs and subsidies they will make restitution of the said tallies and letters and they shall have tallies levied at the exchequer for the same sums to take into their own hands; and if the passage of wool is disturbed by war, arrest of ships or otherwise, without the fault of the merchants, then allowance shall be made to them in the ferm of what they shall be found to have lost thereby, having regard to the period of time and the season of the year; and the merchants shall not be aggrieved by conspiracy before any of the justices because they are fermors of the customs, so that they may attend to their merchandise and the better serve the king, and the justices shall not put them in assizes, juries or inquisitions during the term, so that if any of the merchants, their men or goods are arrested or hindered for debts which may be demanded of the king, he agrees to assure them from damage for that cause, and the merchants shall have in chancery and in the exchequer all the commissions and writs necessary for the accomplishment of these

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*Membrane 7d—cont.*

agreements quit of the fee for the seal ; if by inquisition or otherwise it is found at the suit of the merchants that any one justiciable by the king has taken to Berewyk, Wales, Ireland or elsewhere out of England his wool, hides or fells, uncoketted and not customed to defraud the king and the merchants the king grants that the merchants shall have payment or allowance in their ferm of the amount of the customs and subsidies of such wool etc. of which the king will have the forfeiture ; also the merchants or those whom they appoint in their place shall have commission under the great seal to make search in England and parts beyond for wool, hides and fells which pass uncoketted or badly weighed and they shall have the custom and subsidy on what is forfeited to the king for this cause, and of the forfeiture or fine they shall have allowance for their reasonable costs in the search ; also during the term such customers and weighers shall be appointed in all the ports of England as the merchants shall name and the customers shall be answerable to them for the issues of the customs and subsidies, also when the merchants have paid the sums named in this indenture allowance shall be made to them in their ferm at the exchequer by the writs and warrants by which they or the customers make the payments, without taking other writ or order to the treasurer and barons of the exchequer or to their auditors, also the merchants shall not be bound to make any payment against their will during the term except those included in this indenture and that such payments shall be made in the same money as they receive for the customs and subsidies, to wit gold or silver money current in England ; also out of consideration for the estate of the merchants and their good service, and in recompence for the losses incurred by them in his service the king has granted them 1,000*l.* of his gift which he wishes to be assigned to them of the third year of the tenth granted to him by the clergy of the realm. John archbishop of Canterbury, William bishop of Winchester the treasurer, John de Offord dean of Lincoln, the chancellor of England, Bartholomew de Burghassh and John Darcy, councillors, John de Thoresby, keeper of the privy seal, and David de Wollore, keeper of the chancery rolls, have undertaken to loyally observe all the preceding agreements on the king's behalf. Dated at Guldeford on 21 May, 20 Edward III. *French.*

Enrolment of grant by Thomas de Bello Campo, earl of Warrewyk, to Robert prior of St. Michael's church, Maxstoke, and the convent there of two messuages and a virgate of land in Yerdele, co. Worcester, which Thomas Haneby, John le Heyr and John atte Chircheyerde, bondmen of Thomas, hold of him in villeinage there, and the said bondmen with their suit and issue, and all appurtenances, and also 6*d.* rent issuing from 2 acres of land which William de la Haye holds of Thomas in the town of Yerdele, and the advowson of Yerdele church. Witnesses: Sir John Buttourt, Sir Thomas de Astelee, Sir Ralph de Bracebrug, Sir John Pecche, Sir William Lucy, Sir Nicholas Pecche, knights. Dated at Porchester on 26 June, 20 Edward III.

Enrolment of release by Thomas de Bello Campo, earl of Warrewyk, to Robert, prior of St. Michael's church, Maxstoke, and the convent there of all his right and claim in two messuages and a virgate of land in Yerdele which Thomas Haneby, John le Heir and John atte Chircheyerde, his bondmen, held there, and in 6*d.* rent issuing from 2 acres of land which William de la Haie held of Thomas in that town, and in the advowson of Yerdele church. [*Witnesses as above.*] Dated at Porchester on the last day of June, 20 Edward III.

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*Membrane 7d—cont.*June 20.  
Porchester.

To John Charnels. Order to be before the king and his council at Porchester on the morrow of SS. Peter and Paul next to answer certain things which will be laid against him and further to do and receive what shall then be ordained.

By n

The like to the following, to wit:—

Walter de Grantham of Melton Moubray.

Eustace de Folevill.

*MEMBRANE 6d.*May 18.  
Westminster.

To William Scot and his fellows, justices appointed to hold pleas before the king. Whereas at the suit of Thomas Flemyng, Ed[mund] de Pampedene and William de Burton showing the king that they were indicted of the death of John de Denton at Newcastle upon Tyne before John de Moubray and Peter de Rychemond and their fellows, justices appointed to enquire concerning that death and to hear and determine the felony and do certain other things contained in the commission to them, and also at the suit of Elizabeth late the wife of John, they were imprisoned in the Marshalsea, and beseeching the king to order restitution to be made to them of their lands which were taken into the king's hand because they did not come before the said justices to answer upon that indictment; the king, considering that they could not appear elsewhere while they were staying in the Marshalsea prison, ordered John and Peter to certify him why they took the said lands, which certificate the king sends to William Scot and his fellows under the half seal, ordering them to inspect it, and after they have heard the reasons of Thomas, Edmund and William, to do what is in accordance with the law and custom of England upon the release of those lands and the issues thereof, notwithstanding the said commission.

May 18.  
Westminster.

To the mayor and bailiffs of Bristol. Order to desist from aggrieving the persons or things of the prior and convent of Hinton brought to that town restoring to them their fish, hides and things arrested there or the price thereof, and to cause amends to be made to them for the damage done them without delay, knowing that if they neglect to do so the king will resume into his hand their liberties and other privileges and will punish them as usurpers of his power, and he will always be ready to show justice to them in their suits in his courts, as he has received the plaint of the prior and convent, of the Carthusian order, that although several merchants and others of Bristol, going to the fair of Norton, granted to the prior and convent by royal charter, hired certain plots from the ministers of the prior and convent, in their soil, and having fixed posts and palings there, set up booths and shops to expose their wares for sale, and departing freely pay the money agreed upon, as merchants coming from other places have been wont to do; the mayor, bailiffs, the said merchants and others of Bristol, pretending that they were quit of piccage and ought to enjoy divers other acquittances in the realm, and seeking other malevolent occasions against the prior and convent, have attached and arrested fish and other victuals, hides and things necessary for their maintenance and the profit of their house bought in that town, both officially and through fictitious quarrels of those of Bristol frequenting the said fair, and detain those things until they have become rotten or consumed or until the prior and convent redeem them at their will, not seeking remedy from the king if they were injured by those religious, but making themselves a royal power in their own quarrels, and the king has considered that those religious may be driven to desert their house, unless he provide a speedy remedy.

1346.

*Membrane 6d—cont.*

Enrolment of indenture made between the king and Walter de Jernemuth testifying that whereas the king has granted that Walter shall have all the fees of the seals of all judicial writs issuing from either Bench from the date of these presents for ten years following and Walter will pay to the clerk of the hanaper of chancery 250 marks yearly during the said term, and he will acquit the king of 2,000*l.* due by letters under the great seal, and upon this Walter will make restitution each year at the exchequer of letters for the sum of 200*l.*, and the king wishes Walter to have allowance of 100*s.* yearly for the cost of wax for sealing the said writs and the king will charge the clerks and others of the said places where necessary to be attendant upon Walter in levying the money due for the seals, so that all writs made for the king's profit and at his suit, by the testimony of those deputed to sue for him at the said places and also for people of court staying in the king's service, and poor people who will take oath that they have nothing to pay, shall be delivered without paying anything for the seals and that the justices shall take 1*d.* a writ for their seals, as has been customary in times past. Dated at Westminster on 23 April, 20 Edward III. *French.* By p.s. [17448.]

May 22.  
Westminster.

Roger Husee, knight, acknowledges that he owes to John de Wyngefeld 80 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

May 17.  
Westminster.

To William de Sharesnull, John de Stouford and Hamo de Derworthy, justices of assize in co. Wilts. Order to continue in the same state in which it now is the assize of novel disseisin which Robert de Bilkenfor and Anastasia his wife arrame against Simon Symeon and Thomas de la Ryvere concerning tenements in Wotton Ryvers,\* until further order, in accordance with the ordinance, as Thomas is staying in Gascony in the king's service in the company of Henry earl of Lancaster, and has been there for a year, and Simon has stayed there in that service for a whole season of a year, and is now about to return to Gascony by the king's order, who has granted that the said assize shall be continued so long as Simon and Thomas remain in that service.

By p.s. [17522.]

Enrolment of grant by the abbot and convent of Whalleye to John de Wynwyk, clerk, of a yearly rent of 40*l.* for life of their manors of Staynynges and Bylyngton and all their lands in Croonton, co. Lancaster, to be paid yearly at Huyton church, co. Lancaster. Dated in the full chapter at Whalleye on 12 September, 1345.

*Memorandum* that the abbot came into chancery on 18 May and acknowledged the preceding deed.

May 24.  
Westminster.

Maud late the wife of Thomas son of John de Wengrave acknowledges that he owes to Thomas son of Nicholas Fernbaud 100 marks; to be levied, in default of payment, of her lands and chattels in co. Buckingham.

Thomas son of Nicholas Fernbaud acknowledges that he owes to Maud late the wife of Thomas de Wengrave 100 marks; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

Robert de Halywell and Thomas his brother acknowledge that they owe to John de Holebourn 40*l.*; to be levied etc. in co. Northumberland.

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\* In co. Wilts, in the privy seal.

1346.

*Membrane 6d—cont.*

Simon de Brunnesford of London, citizen, acknowledges that he owes to Walter Edward and John Urry 36*l.*; to be levied etc. in co. Kent.

Brother John de Hoton, master of the hospital of St. James near Westminster, acknowledges that he owes to Richard de Hoton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

May 26.  
Porchester.

To William Scot and his fellows, justices of gaol delivery at Neugate. Order not to proceed until further order to the release of Robert del Hok, imprisoned at Neugate for the death of Francis de Vilers or for certain other felonies. By K.

May 10.  
Westminster.

To the mayor and aldermen of the city of London. Order to call before them the assessors of the sum which they granted to the king, and others, as they see fit, and if, after viewing the rolls of assessment they find some to have been excessively charged, then to cause the sum assessed upon them to be moderated and others to be charged who were assessed at less than their due portion, so that answer be made to the king for the 3,000 marks without delay, and that his passage be not delayed for lack of that payment, whereby he would have cause to punish them, and if they find any contrary or rebels in the matter, they shall certify the king in chancery immediately of the names of such persons, so that he may do with them what shall be ordained by the council, as the mayor and aldermen and other citizens of that city granted the king 3,000 marks in aid of his present passage, to wit, 2,000 on loan and 1,000 as a gift, for which the king hoped to have been satisfied long since, and now he has learned that those deputed to assess and levy the 3,000 marks, sparing themselves and other rich men of the city, have excessively assessed other mean persons, and the king wishes the 3,000 marks to be reasonably assessed and answer therefor to be made to him with all speed. By K.

May 13.  
Westminster.

The abbot of Whalleye acknowledges for himself and convent that they owe to Richard de Thoresby, clerk, 12 marks 9*s.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lancaster. *Cancelled on payment.*

*MEMBRANE 5d.*

May 12. .  
Westminster.

To Walter de Bermyngham, justiciary of Ireland. Order to take inquisition as to what lands were granted by the king's progenitors for the defence of the marches between the English and the Irish in that land, to whom they were granted, when, where and how, and how the tenants have conducted themselves, and which of such lands have been wasted by the Irish and occupied by them, and to send the inquisition to chancery in England with this writ, without delay, as the king is informed that divers lands were so granted and that the lords and tenants thereof have made no defence upon the marches for a long time, wherefore the men who used to stay in those marches have withdrawn therefrom on account of the destruction and poverty that came upon them, and so the lands of the marches are occupied by the said Irish, to the no small damage of the king and danger of that land. By K. and C.

To the same. Order to cause proclamation to be made that all money of gold and silver made in England and freely current there, shall be current in Ireland and shall be received by all in buying and selling, in accordance with the ordinance, and that no one shall refuse to receive such money upon the pain contained in the ordinance. By K. and C.

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May 12.  
Westminster.*Membrane 5d—cont.*

To the same. Order to assemble the chancellor, treasurer, justiciary and others of the council of Ireland, as he shall see fit, and to take information concerning the fees and wages for the custody of castles and fortalices in that land and to cause such fees and wages as seem necessary to be determined, informing the king in the chancery of England of what he shall do, as the king is informed that such fees and wages are paid to the keepers in places where the king has few or no lands pertaining to the castles, as used to be paid before the king, and his progenitors granted those lands to divers men of England and Ireland to hold under a certain form, and it is not right that the king should be charged with the entire fees and wages where others receive the profit of the land.

By K. and C.

To the same. Order to adjourn the exchequer and Common Bench of Ireland with the rolls, writs and memoranda thereof, by the advice of the council there, to a suitable and safe place in that land, more beneficial for the king and for the quiet of others, and to transfer thither the processes pending, seeing that the said rolls, writs and memoranda are taken safely to such place without danger; as the exchequer and Common Bench of Ireland have always been held at Dublin, which is in a remote part, wherefore lords of liberties and their ministers often render themselves late in the execution of the king's orders, and answer is seldom made to the king for his money and debts, and those suing in the king's courts are fatigued by the long distances, travail and expenses.

By K. and C.

To the same. Whereas before these times divers liberties taken into the king's hand for just cause were restored by the king's orders to those to whom they belonged at the suggestion of certain persons, the truth being suppressed, and several manors and lands were granted at a less ferm than their worth demanded, no true information of their value being offered, the king wishes that if such orders for restitution and grant under the seals used in England, not containing the express reasons why those liberties were seized, and the true value of such lands, are presented to the justiciary he shall not permit such orders to be executed unless the king has ordered him or other ministers to do so.

By K. and C.

To the same. Order to take the advice of the council and to cause divers commissions to be made in the chancery of Ireland under the seal used in that land for the sheriffs and other fit persons to be escheators and collectors of customs there, so that they shall answer for the issues of their offices at the exchequer, Dublin, as the king is informed that the escheator and the collector of customs in that land cannot exercise these offices as they ought, because of the wars, although they receive great fees from the king therefor and that those offices could be exercised for a less sum and with more effect by the sheriffs of the various counties and others, wherefore the king has ordained that each sheriff shall exercise the office of escheator in that land in his county, and that certain collectors of customs shall be appointed in those counties or in places where ships call.

By K. and C.

To the same. Order to cause proclamation to be made that all, whether English or Irish, claiming liberties in that land, shall be before him on a certain day to make their claims, if they see fit, and that done the justiciary shall send the claims to the chancellor of that land for making writs of *quo warranto* thereupon, to be returned before the justiciary on a certain day, as the king is informed that several men usurp liberties upon the crown in that land, claiming cognisance of pleas of the crown, the return of all writs and the execution thereof and

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*Membrane 5d—cont.*

they make their own writs for real and person pleas and for appeals, disturbing the chancellor, treasurer, sheriffs, escheators and other ministers of the king in that land from executing their orders. The king has ordered the chancellor to cause such writs to be sealed and sent to the justiciary on the said day, and these being so returned, to cause what is to be done in the final discussion of the liberties so claimed and the other things which are found by the said inquisition to have been usurped upon the crown.

By K. and C.

June 25.  
Porchester  
Castle.

To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen, Algarves and Algezir and lord of the county of Molina. The king has received the plaint of Thomas Lewyn and Richard Broun, merchants of England, containing that whereas they laded their ship called '*la James*' of Fowy, whereof Richard Broun was master, with divers goods and merchandise to the value of 2,000*l.* at Fowy, to be taken thence to Bordeaux in the duchy of Aquitaine, certain malefactors of Alfonso's lordship of Castile, in two ships, attacked that ship by armed power while it was anchored by the island of Barspale on the coast of Brittany, killed certain of the mariners and other men therein, did their will with the goods and merchandise and took the ship to the port of Portugalet in the lordship of Castile, whereupon those merchants have besought the king to provide a remedy; the king therefore requests Alfonso to hear the plaint of Thomas and Richard, and to cause the speedy complement of justice to be done to them upon the recovery of their ship and goods, as he would wish the king to do to his subjects in like case, so that the merchants may not have cause to complain again to the king, whereby it would behove the king to provide another remedy. The king requests Alfonso to send word what he will do by the bearer of these presents.

The like to John Ouis lord of Leyre and of Biskeye.

May 10.  
Westminster.

Richard de Sarnesfeld, because he was maimed in the king's service, is sent to the abbot and convent of Glastonbury to receive such maintenance in that house for life as Thomas Govely had there at the king's request.

By p.s. [17497.]

June 10.  
Westminster.

To W. bishop of Winchester. Request to grant to Alan de Killum, the king's clerk, such pension as he is bound to give to one of the king's clerks by reason of his new creation until he provide him with a suitable benefice.

By p.s.

June 29.  
Porchester.

John Howard and William Carbonel, knight, and John de Fincham acknowledge that they owe to Robert de Ufford, earl of Suffolk, 21*l.* 16*d.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

*MEMBRANE 4d.*

May 20.  
Westminster.

To Richard de Wylughby, William Basset, Simon de Drayton, Thomas de Ferariis, Richard de la Pole, Richard de Islep, Simon Pakeman and John de Freland. Order to proceed to take inquisition concerning certain trespasses and excesses at Liverpool on which justice has not hitherto been done by them and to proceed to the due and speedy punishment of the malefactors according to the form of their commissions, as the king appointed them justices to enquire by the oath of lawful men of co. Lancaster what malefactors and disturbers of the peace were at Liverpool in the presence of the justices of oyer and terminer in a warlike

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*Membrane 4d—cont.*

manner, with banners displayed, who killed several men there, mutilated and robbed others and prevented the justices from doing justice, and who aided and abetted them, and afterwards the king ordered Richard de Wylughby to have all the rolls, records, indictments and other memoranda for the time when he was one of the justices to hear and determine the trespasses and excesses of ministers in that county, with all things touching the same, before the king in chancery on the octaves of Hilary last to be delivered by his own hand, so that the king might ordain further what was to be done, and afterwards, for certain causes, the king sent to the justices under the half seal all the rolls etc. so delivered by Richard, except the indictments of those whom the king pardoned for felony of his special favour, ordering them to inspect these and to proceed to the release of all indicted before them except John son of Richard de Radeclif and others, who were so pardoned, and now the king has learned that several felonies, trespasses and misdeeds are committed at Liverpool and elsewhere in that county, whereon no inquisition or justice has been hitherto done by Richard and the others, whereat the king marvels.

By C.

June 17.  
Porchester.

John Mauduyt, knight, acknowledges that he owes to Henry de Ingelby, clerk, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

Enrolment of indenture made between William de Clynton, earl of Huntingdon and John son of Sir John de Clynton, sometime lord of Maxstoke, testifying that John demised to the earl the manor of Shustoke, a messuage, 2 carucates of land in Shustoke and a moiety of a park, demesne lands and meadows in Netherwhitakre with rents, homages, fealties, wards, marriages, reliefs, heriots, escheats, suits of court of free tenants and bond and all other services and customs and all appurtenances which John formerly had of the gift and enfeofment of the prior and convent of Maxstoke, in exchange for certain other lands in Maxstoke, and all messuages, lands, bondmen with their suit and issue, which belonged to John, sometime lord of Maxstoke in Maxstoke, Colshull, Cotes, Merston and Sulihull and which the earl had in his custody of the grant of Sir John de Oddynggesheles, by reason of the minority of John son of John, except certain lands which the prior and convent held, on the date of these presents, in Maxstoke, of the grant of John son of John, in exchange, as aforesaid, for which fines were afterwards levied in the king's court at Westminster between the prior and convent and John, to hold for the earl's life. Witnesses: Sir John Buttourt, Sir Thomas de Astelee, Sir Ralph de Bracebrugge, Sir John Hillary, knights, John de Peyto, the younger, John du Lee. Dated at Heyling near Portesmouth at Midsummer, 20 Edward III.

*Memorandum* that both the earl and John came into chancery at Porchester on 27 June and acknowledged the preceding indenture.

June 27.  
Porchester.

Thomas de Bello Campo, earl of Warrewik, acknowledges that he owes to William de Clynton, earl of Huntyndon 200 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Enrolment of grant by Thomas de Bello Campo, earl of Warwick, to Robert prior of St. Michael's church, Maxstoke, and the convent of that place, of 2 messuages, a virgate and 2 acres of land in Yerdelee, co. Worcester, which Thomas Hanby and Thomas le Eyre hold of him in villeinage in that town, and of the advowson of the church there and the said Thomas and Thomas with all their suit and issue to hold in frank-

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*Membrane 4d—cont.*

almoyn. Witnesses: Sir John Buttourt, Sir Thomas de Astelee, Sir Ralph de Bracebrugg, Sir John Pecchee, Sir William Lucy, Sir Nicholas Pecchee, knights. Dated at Porchester on 22 June, 20 Edward III.

*Memorandum* that the earl came into chancery at Porchester on 27 June and acknowledged the preceding deed.

June 10.  
Porchester.

To Anthony Usus Maris, Anthony Citeroun and Anthony Bache, merchants of Geneva. Order to keep safely until further order all the goods of Lewis Bochele, Francis Bochele, Bonaiutus Loupre, Skiatus de Sklates, Gayuchus de Gynysano and Landus Bardoil, merchants of Luca, as they lately undertook to release Robert son of Thomas de Bradestan, John de Sancto Philberto and William Dachet, imprisoned at Pisa, before the octaves of Trinity next, and Anthony and the others mainperned that those merchants would cause that release within the said time, and they received the said goods for that mainprise, to be kept under a certain form.

By p.s.

The like to Naddus Manny, merchant of Florence. By the same writ.

Enrolment of indenture made between the king and Sir Thomas de Lucy, testifying that Sir Thomas has granted to the king the persons of Sir Dugal Magdowell and his eldest son, prisoners of Thomas and enemies of the king, to do his will with them and take them to York to be delivered to the sheriff of York, by indenture, and for this the king has granted to Thomas 700 marks yearly of the issues of co. Cumberland so long as he remains sheriff there or by the hands of other sheriffs of that county, and the king grants that no assignment or payment shall be made of those issues until Thomas is fully paid. Dated at Wyndesore on 14 June, 20 Edward III. *French.*

Enrolment of power of attorney by John de Colon, the king's armourer and citizen of London, to Roger de Colon, to pursue all his affairs in the courts of England, to receive his money, to make acquittances in his name and to do all things touching him. Dated at Porchester on 26 June, 20 Edward III.

*Memorandum* that John came into chancery at Porchester on 27 June and acknowledged the preceding deed.

Enrolment of sale by John de Wynwyk, prebendary of Northneubald in the church of St. Peter, York, for a sum of money paid down to Sir David de Wollore and Sir Henry de Haydok of all his goods and chattels in the parish of Neubald, co. York, to wit the fruits and tenths pertaining to him for the autumn next, and the horses, sheep, wool, corn, utensils and other goods there. Dated at Porchester on 12 June, 20 Edward III.

*Memorandum* that John came into chancery at Porchester on 9 July and acknowledged the preceding deed.

July 1.  
Porchester.

William de Melchebourn acknowledges that he owes to Richard de Thoresby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

May 24.  
Guildford.

To the master and brethren of the hospital of Neweton in Holderness. Request to admit William Lulleman of Berneleye, chaplain, who is detained by severe sickness, to that house and to give him maintenance there for life, informing the king of what they do in the matter by the bearer of these presents.

By p.s. [17548.]

June 24.  
Porchester.

To the sheriff of Sussex. Order to cause Thomas Heryngaud to have respite until Easter next for taking the order of knighthood, as the king has given him that respite by a fine of 40s. which he made with the king.

By C.

1346.

## MEMBRANE 3d.

Enrolment of assignment of dower to Joan late the wife of William de Cheyny, knight, tenant in chief, after her taking oath that she would not marry without the king's licence, of two parts of the manor of Poyntyngton, co. Somerset, made by Thomas Cary, escheator in that county, on Monday the feast of St. Cuthbert, 20 Edward III, of the lands which belonged to her husband in that bailiwick, in the presence of William Durneford, William Fontel, William Larkestok, John le Hayward, John Grey and of all the homage there, to wit: at the north head of a great hall there and of two great chambers with upper rooms and cellars, in lieu of dower touching the hall and chambers; a chamber with cellar beneath at the head of the said south hall and a small chamber called 'la Noricerie' annexed thereto; a house below the latrine of that chamber called 'le Larder' with free access thereto by the doors of the hall; a small chamber there above the door with free access thereto, in lieu of the dower of an upper chamber at the head of the kitchen there for a granary touching it; a third part of a kitchen and a third part of a cellar for brewing and baking, with easement of the oven and other necessities therein with free access thereto, a third part of an ox-shed there as it is bounded with three parts of a barton opposite for rope, wood and other necessities; a third part of a grange there with a third part of a barton on either side of that third part; a third part of two parts of a curtilage and garden there according to the dower of Eleanor, mother of the said deceased, a third part of two parts of a close called 'Paradisesclos' according to the dower of Eleanor; a third part of a plot on the west of the aforesaid hall near the chamber called 'la Norisserie' and rectory of that town, a third part of a close there called 'Mulle Clos' according to the dower of Eleanor, and a third part of two parts of a salt pan there on the south, and a third part of a toft there and of a curtilage called 'Bordelestenement' on the south; a third part of two parts of a Grane called Harecastel on the south near the dower of Eleanor; a third part of two parts of a sheepfold there in a place called 'Andene'; a third part of two parts there of a place annexed to the sheepfold near the dower of Eleanor and a third part of two parts of common pasture called 'Shepenedoune'; a third part of two parts of the profits of two water mills there and a third part of two parts of the profits of a dovecote there; also of 135 acres of arable land there, 45 acres, to wit, in a croft called la Neweclos, 4 acres of land, at Shortelond, 2½ acres of land with the meadow adjacent thereto, at la Groundelesputte, 2 acres of land at la Blyndethorn, 6 acres of land at la Brodemede, 2 acres of land with the meadow adjacent thereto at Whulynsdol, 3½ acres of land at Corfhamwey, 3 acres of land at Langeberghfurlang; 3 acres of land Northdoverfurlang; 2 acres of land at Colverfurlang, 3 acres of land in a headland above the garden; 4 acres of land in the north part in Thetweye Combes; 5 acres 1 rood of land at Southdoverfurland, 2 acres of land at Chalfiet; ½ acre of land at Cornes, ½ acre of land; also 1½ acres of meadow at Maddesdol in le Estmede on the south, for all the meadow in the said two parts whereof she is not dowered above; 3 acres of arable land touching it, of the land there called Bourdelelond, to wit, in the north field 1 acre, in the west field 1 acre, in the south field 1 acre; also three parts of a free tenant there called John le Hayward with a part of his rent, to wit, 6s. 6d. yearly; also a freeman called John Grey with all his services and customs and all his rent to wit 3s. yearly; and a free tenant called Juliana Chamberleyn with all her services and customs and 3s. of her rent; also Juliana Grey who renders 12s. yearly, Roger Lyoun who renders 6s. yearly, Margaret atte Shute who renders 6s. yearly, William Stulyng who renders 4s. yearly, Nicholas Ster who renders 4s. yearly, Philip le Neweman who renders 4s. yearly, bondmen of the said two parts, with all their services, works, rents

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*Membrane 3d—cont.*

and customs ; also the works of a cotter called Geoffrey Bovetoun ; also a third part of two parts of the profits of pleas and perquisites of court there with a third part of two parts of a rent arising from the capitage of grooms (*garcionum*) there. Dated in the place and on the day aforesaid.

Enrolment of assignment of dower to Joan late the wife of William Cheyny, tenant in chief, of all the lands which belonged to him at la Yurd, co. Devon, made before Hervey Tyrel, escheator in co. Devon, at la Yurd on 15 March in the 20th year of the reign by the oath of Thomas de Hertecombe, John Parvile, John Hamelyn, Hugh de Shepton, Richard Cornekeye, Henry atte Yurd, Robert atte Clyve, Robert Pomerey, John Coke, John Gilberd, Henry Bolstote and Robert de Holemor : a third part of a grange in the west part and a third part of an ox shed in the west part at La Yurd, and a third part of a curtilage in the west part and a third part of a garden in the west ; also 1 rood 3 perches of meadow ; also 2 acres of arable land in Suthcroft on the north part under the town of la Yurd ; also 2 acres of arable land in Suthcroft near the land of Mounketon in the south part, also a third part of Middelcroft in the south part, and a third part of Battishemcroft in the north part, and a third part in Yoldebatercroft in the north part, and a third part of a small wood in the south part, which wood contains 3 acres in all, and a third part of a waste pertaining to the said land of la Yurd. Dated in the place and year aforesaid.

June 4.  
Porchester.

To William Basset, Thomas de Fencotes and Roger de Blaykeston, justices of assize in co. Lancaster. Order to continue in the same state in which it now is the assize of novel disseisin which Cecily, late the wife of Robert de Radeclif, arrames before them against William son of Robert de Radeclif, who is about to set out to parts beyond the sea, in the king's service, in the company of Richard, earl of Arundel, and others contained in the original writ, concerning tenements in Blakeburn, while William is in that service, or until further order, in accordance with the ordinance ; but it is not the king's intention to protect by the present ordinance those who have made recent disseisins and have then set out in his service.

By K.

June 20.  
Porchester.

To Roger Hillary, Richard de la Pole and William de Chiltenham, justices of assize in co. Stafford. Like order to continue in the same state in which they now are all assizes of novel disseisin arramed against Rhys (*Resum*) ap Griffith, who is about to set out in the king's service to parts beyond the sea, while he is in that service, in accordance with the ordinance.

By p.s. [17686.]

The like to the following, to wit :

June 20.  
Porchester.

William Basset, Thomas de Fencotes and Roger de Blaykeston, justices of assize in co. York for Thomas son of Thomas de Furnyvall.

By p.s. [17653.]

June 26.  
Porchester.

The same for Edward de Saltmersk.

By p.s. [17700.]

June 25.  
Porchester.

The same for Marmaduke de Lumleye, in co. Northumberland.

By p.s. [17686.]

June 26.  
Porchester.

Roger Hillary, Richard de la Pole and William de Chiltenham, justices of assize in co. Gloucester, for Robert de Apperleye, knight. By K.

June 23.  
Porchester.

The same in co. Worcester for Aymer son of Nicholas Cook of Evesham.

By p.s. [17674.]

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*Membrane 3d—cont.*

Enrolment of deed testifying that whereas the prior and convent of Maxstok and Simon Moryn, John Walrand, Robert le Hare, Richard de Kyngesford of Maxstoke, John Barthelmeu, Adam Wattesone, Robert Hod, John atte Slade, William de Cornvill, Nicholas Bertram, Henry Herdenhed, Thomas Anketill and William de Kyngesford of Maxstok and other free tenants of that town have held common of pasture for all their animals at every time of the year in a foreign wood called 'le Outewode' in Maxstoke, which wood was afterwards enclosed by Sir William de Clynton, earl of Huntyngdon and by John son of Sir John de Clynton sometime lord of Maxstoke, with a hedge and ditch by the grant and licence of the prior and convent and of the said free tenants, who released all that common of pasture to the earl and John; the said John, in consideration of the premises, has granted to the prior and convent and to the free tenants all the common of pasture for all their animals at every time of the year in the field called 'le Brodfield,' in the fee of Maxstoke. Witnesses: Sir John Buttourt, Sir Thomas Dastelee, Sir Ralph de Bracebrugge, Sir John Hillari, knights, John de Peyto, the younger, John du Lee. Dated at Heylyng, near Portesmouth on Midsummer day, 20 Edward III.

*Memorandum* that John came into chancery at Porchester on 27 June and acknowledged the preceding deed.

Enrolment of release by Thomas de Bello Campo, earl of Warwick, to Robert prior of St. Michael's church, Maxstoke, and the convent there, of all his right and claim in 2 messuages, a virgate and 2 acres of land in Yerdelee, co. Worcester, in the advowson of Yerdelee church, and in Thomas Hanby and Thomas le Eyre, his bondmen, with all their suit and service and with all appurtenances, which Thomas and Thomas held the said messuages and land of the earl in villeinage. Witnesses: Sir John Buttourt, Sir Thomas de Astelee, Sir Ralph de Bracebrugge, Sir John Pecchee, Sir William Lucy, Sir Nicholas Pecche, knights. Dated at Porchester on the last day of June, 20 Edward III.

*MEMBRANE 2d.*

June 6. To John Seman. Order to be before the king and his council at Porchester on Wednesday after Trinity next, to answer some things which will be set forth to him on the king's behalf. By K.  
Porchester. The like to John Fynche.

June 8. To the bailiffs of Kyngeston upon Thames. Order to be before the king and council at Porchester with six lawful men of that town, to be chosen by them, on Wednesday after Trinity next, to answer certain things concerning the community of the town which shall be laid against them, and further to do and receive what shall then be ordained. By K.  
Porchester.

Enrolment of deed testifying that whereas the prior and convent of Maxstok and Simon Moryn, John Walrand, Robert le Hare, Richard de Kyngesford of Maxstok, John Barthelmeu, Adam Wattesone, Robert Hod, John atte Slade, William de Cornvyll, Nicholas Bertram, Henry Herdenhed, Thomas Anketil, William de Kyngesford of Maxstok and certain other free tenants of that town held common of pasture in a foreign wood called 'le Outewode' in Maxstok, which was afterwards enclosed by William de Clynton, earl of Huntyngdon and John son of Sir John de Clynton, sometime lord of Maxstok, by the licence of the prior and convent and tenants, who released that common of pasture to the earl and John by their deed, the said earl and John have granted to the said prior and convent and

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*Membrane 2d—cont.*

tenants common of pasture in all that field called 'le Brodfeld' in the fee of Maxstok. Witnesses: Sir John Buttourt, Sir Thomas Dastelee, Sir Ralph de Bracebrugge, Sir John Hillary, knights, John de Peyto the younger, John de Lee. Dated at Heylyng near Portesmuth at Midsummer, 20 Edward III.

*Memorandum* that the earl and John came into chancery at Porchester on 27 June and acknowledged the preceding deed.

May 30.  
Windsor.

To William Scot, Roger Hillary, Thomas de Brokhulle, James de Echyngham, Stephen de Padiham and John de Betenham. Order to cause the king's protection to be allowed to Richard Frend of Clyve, John Frend of Clyve, John Coleman, Richard Coleman, Richard Sprot, Michael Sprot, John William, Salamon Hore, Thomas William, John Scote, Laurence Chers, Robert Chers, William Chers, Stephen Noreys, John Dawe, John Ermyte, William Doggere, Hugh Hardy of Hoo and Simon William, notwithstanding that they have found mainpernors to be before William and the others on a certain day to answer for their trespass, and not to aggrieve them or their mainpernors, so that Richard Frend and the others have no cause to withdraw from the king's service and will answer Henry Fynch of Wynchelse on their return, as the king lately appointed William Scot and the others to be justices to hear and determine a trespass committed on Henry by John Page, Robert Hardy, Richard Mersman, John Mersman, John atte Barre, Stephen atte Barre, John Tempse, Peter atte Walle, John Gervays, Thomas Bolley, Robert Bolley, Robert Hervy and certain other malefactors in the River Thames between the sands of Rodford and Longesond and Suontes, and now the king has learned that Richard Frend and the others are indicted before those justices for that trespass, and they are now about to set out in the king's service in his present passage, and as he cannot now dispense with their service he has taken them into his protection, wishing them to be quit of all pleas and suits except pleas *de dote unde nihil habet* and *quare impedit* and of assizes of novel disseisin and *darrein presentment* and attainments, except suits summoned before the justices in eyre.

June 24.  
Porchester.

John de Veer, earl of Oxford, and William Crocheman, knight, acknowledge that they owe to Stephen de Cavendissh 65*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Enrolment of indenture testifying that whereas John de Veer, earl of Oxford, John Fermer, knight, William Crocheman, knight, and Richard de Stoke, parson of Lavenham church, are bound to Stephen de Cavendissh, citizen and draper of London, in 65*l.* by a recognisance made in chancery, Stephen grants that if they pay him at London in the earl's house in the ward of Bisshopesgate 354*l.* 19*s.* 6*d.* at three terms, to wit at Michaelmas next 118*l.* 6*s.* 8*d.* at Purification following 118*l.* 6*s.* 8*d.* and at Easter then following 118*l.* 6*s.* 3*d.* then the recognisance shall be null and void, but otherwise it shall remain in force. Dated at London on Wednesday after the Translation of St. Thomas, 20 Edward III. *French.*

*Memorandum* that Stephen, the earl, John, William and Richard came into chancery at Westminster on 12 July and acknowledged the preceding deed.

By K.

June 27.  
Porchester.

To the treasurer and barons of the exchequer. Order to cause James de Echyngham, who is about to set out in the king's service to parts beyond the sea in the company of William de Clynton, earl of Huntyngdon, to have respite until his return to England from taking the order of knight-hood.

By K.

*Membrane 2d—cont.*

1346.  
May 31. To the bailiffs of the abbot of Hyde of Aulton. Order to attach John  
Porchester. Dabroun of Chauton, who is charged with notorious deceit and falseness to  
the king, and to keep him in prison until further order.
- June 27. To the same. Order to deliver the said John Dabroun with his goods  
Porchester. and chattels arrested with him to Thomas de Ferrariis or to Gilbert de  
Crosseby, notwithstanding the preceding order, for certain causes laid before  
the king and his council. By K. and C.
- June 20. To the treasurer and barons of the exchequer. Order to cause Thomas  
Porchester. de Ferrariis, keeper of the islands of Gernereye, Jereseye, Serk and  
Aureneye, who is about to set out to parts beyond the sea in the king's  
service in the company of Edward, prince of Wales, duke of Cornwall and  
earl of Chester, to have respite until Christmas next for rendering all debts,  
arrears of debts and accounts by reason of those islands. By K.
- June 2. To William le Ferour. Order to have kept safely until futher order a  
Porchester. certain horse called 'Lyard de Knaresburgh,' courser, whom the king  
ordered to be delivered to William to be kept with the other horses in his  
custody. By bill of the treasurer.
- July 2. Bartholomew de Burgherssh, the elder, knight, Thomas de Ferrariis,  
Porchester. knight, Master Simon de Islep, canon of St. Mary's church, Lincoln, Peter  
de Gildesburgh, canon of that church, and Roger de Pykeryng, of co.  
Leicester, acknowledge that they owe to Anne, late the wife of Edward le  
Dispenser, knight, 400 marks; to be levied, in default of payment, of their  
lands and chattels in cos. Kent, Lincoln, Leicester and Northampton.
- Walter de Chiriton and Thomas de Swanlund, merchants and citizens  
of London, acknowledge that they owe to Bartholomew de Burgherssh,  
'le piere,' 3,955*l.* 7*s.* 10*d.*; to be levied etc. in the city of London.

*MEMBRANE 1d.*

Enrolment of assignment of dower to Cecily, late the wife of John fitz Henry, tenant in chief, made at York before Thomas de Rokeby, escheator in co. York, on 16 March, 20 Edward III in the presence of Thomas de Thornton and Thomas de Clapham of that county, of all the lands which belonged to her husband in that county: a third part of two parts of a chief messuage of the manor of Ingleton, to wit a new chamber with cellar at the end of the hall towards the sun, the moiety of a grange towards the east with a third part of two parts of an orchard there and free access thereto, worth nothing yearly beyond the reprise; a third part of two parts of demesne lands and meadows there, to wit: 7 acres of demesne land and 5 acres of demesne meadow which are extended at 8*s.* yearly, and a third part of two parts of a water mill and a fulling mill there extended at 11*s.* 1*½d.* yearly, with the suit pertaining to the mills; also a tenure called 'Walkerhald'; also 6 messuages, 4 bovates of land in that manor which John son of Richard de Aula, John son of Emma, William son of John Brewestre, John de Remyngton and John de Coulhauth hold at will, extended at 40*s.* yearly; also 2 cottages and divers tenures there called 'Ragilhouses' which Alice daughter of John, Thomas del Mire, Hugh Donnysone, John son of Henry, Thomas de Shirwith, Robert Kyd and John Wetherhird, tenants at will and cotters, hold there, extended at 46*s.* 8*d.* yearly; also a moiety of two parts of a water mill in Benthams, which is of the appurtenances of the manor, and 2 messuages, 2 bovates of

1346.

*Membrane 1d—cont.*

land in Bentham which John de Doubygyng and the parson of the church there hold at will, extended at 30s. 4d. yearly; also a third part of two parts of agistments in a common moor there, extended at 8d. yearly; also a third part of two parts of the profits of the court of the manor and tenants with a third part of two parts of all woods, turf and other profits pertaining to that land, with free access.

Enrolment of assignment of dower to Cecily late the wife of John Fitz Henry, made by Robert de Bertam, escheator in co. Northumberland on 12 March, 20 Edward III, in the presence of William del Wode, to whom the king committed the custody of John's lands to hold until his heir should come of age, by writ dated at Westminster on 20 February in that year, to wit: a third part of two parts of the site of the manor of Whytingeham in which are built a large chamber with cellar annexed and a kitchen, a brewhouse and a bakehouse; also a third part of two parts of the gardens of the manor nearest the sun; also a third part of 88 acres of demesne arable land at Whitingeham as it lies in divers places always nearest the sun in all those places: also a third part of 8 acres of demesne meadow at Whytingeham as they lie in divers places nearest the sun, which third parts are extended at 22s. 2½d. yearly, also a third part of the services of all free tenants in Whytingeham, Thromyton and Barton, to wit, a service of 4s. yearly of John Oliver and his heirs for all the tenement which he holds in that town; a service of 4d. yearly of Robert Alletson and his heirs for all the tenement which he holds in that town; a service of 4d. yearly of Robert son of Richard and his heirs for all the tenement which he holds in that town, with the wards, reliefs and marriages of the heirs of those tenants; also a third part of 16½ tenements called 'Husbandlandes' in the said three towns, held at will, to wit, the tenement which William Taillour holds at Whytingham, the tenement which Peter Souter holds at Whytingham, and 1½ tenements which William Gillesson holds at Whytingeham, the tenement which Robert Palfrayman holds in Barton, a tenement which Richard son of Waldein holds in Throunton, each tenement of which is worth 10s. 8d. yearly; also a third part of 6 cottages in Whytingham, to wit, the cottage which Richard de Branxton holds there, the cottage which Roger Tynkeler holds there, each worth 40d. yearly; also a third part of three cottages in Throunton, to wit the cottage which John Batmanson holds there, worth 21d. yearly; also a third part of a waste cottage there which Richard son of Walden held, which used to be worth 15d. yearly and is now worth nothing on account of the want of the country and the default of tenants; also a third part of two parts of a moiety of a water mill at Whytingeham, worth 2 marks yearly; also a third part of two parts of 40s. yearly rent from certain free tenants in Glant[on]; also a third part of two parts of a moiety of the town of Nederton which are held of William Heron, to wit a third part of the chief messuage in which is a house which Adam the miller now holds with purparty of a garden there annexed to the house; also a third part of 60 acres of demesne land there, worth 10s. yearly; also a third part of 6½ tenements called 'husbandlandes' at Nederton, to wit, the tenement which John son of Adam holds there, a tenement which Robert son of John holds there, each worth 10s. yearly; also a third part of a moiety of a husbandland which is waste and renders nothing owing to the want of the country and default of tenants, also a third part of four cottages at Nederton, to wit, the cottage which Adam son of William holds, worth 2s. yearly; a third part of a cottage there which William son of Hugh holds, worth 8d. yearly; a third part of a water mill there, worth 10s. yearly; a third part of a rent of 16d. yearly received from William de Acton for the tenements which he holds freely there; a third

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*Membrane 1d—cont.*

part of two parts of a moiety of the town of Great Ryhyll, to wit, a third part of the chief toft there with a third part of the adjacent garden nearest the sun, and a third part of 120 acres of demesne land there lying in divers places nearest the sun; also a third part of 8 tenements called 'husbandlandes' at Great Ryhill, to wit the 2 husbandlandes which John Elden holds entire, a moiety of a husbandland which John Todde holds, a third part of a moiety of a husbandland which Robert Milner holds, a third part of 8 acres of meadow there, to wit  $2\frac{1}{2}$  acres and a third part of a moiety of an acre as they lie in divers places nearest the sun, also a third part of 13s. 4d. yearly received from the said tenants for a multure called 'Drymelter'; also a third part of a cottage there which Adam Pollard holds at the lord's will, worth 28s. 10 $\frac{1}{2}$ d. for everything and for multure at Great Ryhill and no more on account of the want of the country, the destruction of the Scots and default of tenants; also a third part of a toft and 40 acres of arable land at Little Ryhill nearest the sun, worth 4s. 5d. yearly; also a third part of a cottage, 6 acres of arable land and an acre of meadow in Alburwyk nearest the sun, worth 16d. yearly and no more for the want of the country and the destruction of the Scots; also a third part of all fines, amercements and other profits from pleas and attachments in the courts of Whytingeham, Throunton and Barton; also a third part of all profits in woods, moors and pastures in those towns and in the sale of wood and turf and agistments and other profits. Dated at the king's castle at Newcastle upon Tyne on the day aforesaid.

Enrolment of assignment of dower to Cecily late the wife of William Lescrop, tenant in chief, whom John de Clopton married, made at York before Thomas de Rokeby, escheator in co. York on 23 November, 19 Edward III, in the presence of Edmund de Denum, attorney of William de Bohun, earl of Northampton, keeper of the lands which belonged to William, until Richard his brother and heir shall come of age, to wit: the manor of Estboulton in that county with the services and rents of the tenants, both free and villein, and all other appurtenances; also the manors and lands in that county in Westboulton, Boulton Kellok, Wendeslawe, Dounum, Caldewell, Wermesworth, Waddeworth, Alverlay, Arkesay, Bontelay and Edelyngton, with all appurtenances, extended at 54l. 14s. 4d. yearly, all the lands which belonged to William in that county being extended at 164l. 3s. yearly.

June 7.  
Porchester.

John Haym and Godfrey Haym, his brother, acknowledge that they owe to Thomas de Bourn, knight, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Enrolment of release by Giles de Erdyngton to Robert, prior of Maxstoke, and the convent of that place, of all his right and claim in 2 acres of land lying in a croft at Yerdelee, co. Worcester, with the advowson of Yerdelee church. Witnesses: Sir John Buttourt, Sir Thomas de Astelee, Sir Ralph de Bracebrugge, Sir John Hillary, knights, John de Peyto the younger, John du Lee. Dated at Porchester on 28 June, 20 Edward III.

*Memorandum* that Giles came into chancery at Porchester on 27 June and acknowledged the preceding deed.

## 20 EDWARD III.—PART 2.

## MEMBRANE 26.

1346.

*Memorandum* that a great seal for the government of the realm during the king's absence in remote parts was delivered to Master John de Offord, the chancellor, as appears by a memorandum on the dorse of the Close Roll of this year.

July 10.\*  
Windsor.

John Bernak, imprisoned at Rokyngham for trespass of vert and venison in the bailiwick of Cleve in the forest of Rokyngham, has a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in that forest to bail him.

July 6.  
Windsor.

To the sheriff of Gloucester. Order to cause a verderer for the forest of Dene to be elected in place of Richard Gillyng, deceased.

July 8.  
Windsor.

To Reymund Seguyn, the king's butler, or to him who supplies his place in the port of London. Order to deliver a tun of wine of the king's prise of London to the abbot and monks of St. Peter's church, Westminster, for the celebration of divine service there, in accordance with the grant of Henry III to them of a tun of such wine, to be received yearly.

July 10.  
Windsor.

To the treasurer and barons of the exchequer. Order not to intermeddle further with the lands which Ralph de Ufford held for himself and the heirs male of his body, of the king's gift, and which are in the king's hand because he died without such an heir, and came into the king's hand by the forfeiture of John Mautravers, as the king has reserved those lands to his chamber.

By p.s.

July 8.  
Windsor.

To the abbess of Waterbech of the order of St. Clare, in co. Cambridge. Order to be attendant upon Mary de Sancto Paulo, countess of Pembroke, for her services, as the king gave licence to Richard Talbot and Elizabeth his wife to release to that countess all their right and claim in the advowson of that abbey which is held in chief, and which the countess holds for life. *Et erat patens.*

July 10.  
Windsor.

To the treasurer and chamberlains. Order to cause the wax about the body of Edward I, buried in the monastery of Westminster, to be renewed at the king's cost, as has hitherto been customary. [*Fœdera.*]

To the king's escheators, sheriffs, bailiffs and other ministers. Order not to distrain John de Molyns for his homage for his manors of Stoketristre, Cokelyngton, Boyford, Aston, Ilmere, Datchet, Foulmere, Henleye on Thames, Brehull, Cippenham, Morton Pynkenye, Adyngton and Wendovere, and for his fees of Pynkeneye and Chokes, which he holds of the king, as he has done homage to the king for them.

*Et erat patens.*

By p.s. [17782.]

July 12.  
Windsor.

To the justices of the Bench. Order to receive Walter de Jernemuth to pursue the king's affairs before them, as the king has appointed Walter to be his attorney to pursue his affairs in chancery and the exchequer, before the justices to hold pleas before the king and the justices of the Bench, and all other pleas, during pleasure, receiving 20*l.* yearly for his fee so long as he remains in that office; but the king does not wish John de Clone, whom he first appointed to pursue his pleas before the justices of the Bench, to be removed from that office.

\* Tested by Lionel, the king's son, keeper of England, as are all the following entries.

1346.

*Membrane 26—cont.*

To the justices appointed to hold pleas before the king. The like order, '*mutatis mutandis*,' with a like clause in favour of John de Lincoln, previously appointed.

July 10.  
Windsor.

To Baldwin de Spinallo, monk of the monastery of St. Rémy, Rheims, prior of Lappeleye. Order to pay to Henry earl of Lancaster the 20 marks yearly which he is bound to pay for the custody of the priory and its possessions, which were taken into the king's hand with the other lands of the alien religious of the power of France by reason of the war, so long as that custody remains in the prior's hand, as the king has granted those 20 marks to the earl to be received for the said time under a certain form, in part payment of debts in which the king is bound to the earl. By C.

July 10.  
Windsor.

To Reginald Forester, escheator in co. Surrey. Order to cause Amicia, daughter and heiress of John de Venuz, tenant in chief, to have seisin of all the lands whereof her father was seised at his death in his demesne as of fee, as she has proved her age before the escheator, and the king has rendered those lands to her and given her respite for her homage until his return to England.

*Vacated because it was surrendered and it is otherwise on the Close Roll of the 21st year of the reign.*

To Thomas Cary, escheator in co. Dorset. Order not to intermeddle further with a messuage, 28½ acres of land and 2 acres of meadow in Gillynham, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Michaela late the wife of John de Roudes, at her death, held no lands in chief, but that she held the said messuage, land and meadow in her demesne as of fee of Queen Philippa by fealty, and the king has granted the manor of Gillynham, among other manors and lands, with the knights' fees and advowsons and all other appurtenances to the said queen to hold for life.

To William de Middilton, escheator in co. Norfolk. Order not to intermeddle further with certain lands in Redenhale, Mendham and Stirston in that county, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ranulph de Hales held no lands at his death in demesne or service in chief, but that he held the said lands jointly with Dametta his wife of the earl of Suffolk, by certain services.

July 22.  
Windsor.

To the treasurer and barons of the exchequer. Thomas, bishop of Ely has shown the king that although he is prepared to pay the sums touching him for the triennial tenth last granted from the time when the king restored the temporalities of the bishopric to him, yet the treasurer and barons intend to charge him unjustly to pay the tenth for the time of Simon the late bishop, and after for the time when the temporalities were in the king's hand through Simon's death, whereupon he has besought the king to provide a remedy; the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer, and after taking information and calling before them the bishop, the administrators of the goods and chattels of the late bishop, and the prior of Ely, who received the issues and profits of the bishopric during the voidance, and hearing their reasons, further to charge those who held the temporalities according to the time that they were in possession of the same, and to supersede the demand made upon the bishop for that tenth until it has been discussed with what sum he ought to be charged for the same.

July 18.  
Windsor.

To Thomas de Rokeby, escheator in co. York. Order to cause Walter de Quixlay son of John de Quixlay of Northgeveldale, the elder, to have seisin of a messuage and 9 bovates of land in Northgeveldale and 1½ bovates of

1346.

*Membrane 26—cont.*

land in Estgevelsdale, after taking security from him for rendering his relief at the exchequer, as the king has learned by inquisition taken by the escheator that John at his death held the said lands by the service of a sixth part of a serjeanty, which serjeanty is held entire of the king by the service of finding a slinger in the king's castle, York, at his own cost, for forty days and by homage, and that Walter is John's next heir and of full age, and the king has taken Walter's fealty and given him respite for his homage until the king's return to England.

*Vacated because on the roll of Fines.*

July 22.  
Windsor.

To John de Coggeshale, escheator in co. Essex. Order to take the fealty of Beatrice late the wife of Thomas de Lungevill, according to the form of a schedule enclosed with these presents and not to intermeddle further with the manor of Whyterothyng with the advowson of the church of that town, or with a tenement called 'Kecherhalle' in the town of Herlawe, restoring the issues thereof to Beatrice, and certifying the king of her fealty in chancery, as the king has learned by inquisition taken by the escheator that Thomas at his death held no lands in his demesne as of fee or in service in chief, but that he held jointly with Beatrice the said manor and advowson of the grant of John de Helpeston, to hold for themselves and the heirs of their bodies by a fine levied in the king's court by his licence, and that he held the said tenement of the inheritance of the said Beatrice of Elizabeth de Burgo, by certain services and that the manor and advowson with the manor of Cumberton, co. Cambridge, are held in chief by the free service of keeping two laners heroners (*falcones lanarios heronar*) and a greyhound heroner at the king's cost.

## MEMBRANE 25.

July 12.  
Windsor.

To the sheriff of Gloucester. Order to pay to Hugh de Audele, earl of Gloucester, 10*l.* for Easter term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of that county.

July 13.  
Windsor.

To John Moubray and Peter de Richemund, justices appointed to enquire concerning the death of John de Denton, lately killed at Newcastle upon Tyne, and to do certain other things contained in their commission. Order to cause the king's hand to be amoved from two messuages in Newcastle and to deliver them to Maud late the wife of Alan Chapman together with the issues thereof if they find that those messuages are of the heirs of Maud and were taken into the king's hand by reason of Alan's death, and that Alan had no other estate therein on the day of his punishment except as her husband, and that he died in gaol, as the king ordered those justices to certify him why they directed that Alan's lands should be taken into the king's hand by the sheriff of Northumberland, and the justices returned that they had so directed because they found by inspection of a writ directed to the sheriff which emanated from the king's bench at the suit of Elizabeth, late the wife of John de Denton, that Alan had been placed in exigent to be outlawed in that country, and that Alan was afterwards indicted before them for John's death and refused to place himself upon the country for sedition and other felonies imposed upon him, wherefore they adjudged him to punishment, and now Maud has besought the king to order those messuages to be restored to her, as they were taken into the king's hand by Robert de Tughale, late keeper of the town of Newcastle, by virtue of a return made to him by the said sheriff, and Alan died in gaol during his punishment.

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Membrane 25—cont.

July 15.  
Windsor.

To William de Keynes, late keeper of the lands which belonged to Roger Bavent, then in the king's hand. Order to supersede the execution of the king's order to deliver the manors of Norton Skidemor, Billeye, Trowe and Emwell to Roger, and if he have delivered them to Roger by virtue of that order, then to cause them to be resumed into the king's hand without delay and to deliver them to John, archbishop of Canterbury, Elizabeth de Monte Acuto and Edward de Monte Acuto, and the king wishes the residue of Roger's land to be restored to him, as the king lately granted to Roger all the manors and lands which he lately granted to the king in fee, to hold for life without rendering anything to the king, and the king ordered William to deliver those manors and lands to Roger, but the aforesaid manors were granted by the king to the archbishop, Elizabeth and Edward long before the grant to Roger, to hold for the life of Hawisia, Roger's wife.

July 18.  
Windsor.

To the justices of the Bench. Whereas the prior of the Hospital of St. John of Jerusalem in England lately sought before them against Geoffrey de Bolestrode, 2 messuages, a mill, a carucate of land, 10 acres of meadow 8 acres of pasture, 7 acres of wood and 16s. rent in Chalfhunte St. Peter as the right of his Hospital, in which tenements Geoffrey had no entry except by John de Horneby, the elder, to whom brother Richard de Pavely, sometime prior of the said Hospital, demised it for a term now past, and Geoffrey, pleading before the justices, asserted that Richard demised those tenements to John in fee and not for a term, and although it was found by inquisition taken before the justices that the demise was made to John for a certain term now past, yet they have hitherto delayed to proceed to render judgment by pretext of a writ of the king containing that the said tenements are parcel of the manor of Bolestrode, which came into the king's hand by the forfeiture of Hugh le Despenser, the younger, and the plea thereupon before William Scot and his fellows, justices appointed to hold pleas before the king, between the king and Geoffrey by writ of *scire facias* is adjourned and pending there undiscussed, wherefore the prior has besought the king to order judgment to be rendered in accordance with the verdict of the said inquisition, having regard that the prior's suit in that Bench was begun long before any suit was instituted by the king against Geoffrey: the king therefore orders the justices to proceed to render judgment without delay in accordance with the law and custom of the realm.

By C.

July 15.  
Windsor.

To Thomas de Swynford, escheator in co. Bedford. Order not to intermeddle further with a virgate and 10 acres of land of the prior of Newenham in Stachesden, restoring the issues thereof to the prior, as the king ordered the escheator to certify him why he had taken the said land into the king's hand, and the escheator returned that a hide of land containing 15 acres, called 'Peretre' in Stachesden, which is a virgate of land there, was so taken by reason of a trespass which the prior committed in ceasing the payment of a rent of a pair of white saddle bows at the exchequer for forty years past, and 10 acres of the prior's land in that town were so taken by reason of the prior's trespass in ceasing the payment of 4½d. for ten years past, in which he was bound to the king; and afterwards the prior informed the king that the said land is not held of the king by any service, and the prior owes no rent for the same, but that there are certain lands in Bromham in that county, whereof those rents are due, and he has besought the king to order his hand to be amoved, wherefore the king ordered the escheator to take an inquisition upon the matter, by which it is found that the prior never held the said virgate and land of the king but that they are held of

1346.

*Membrane 25—cont.*

the barony of Bedeford in frank almoin, and that Richard de Rythyn holds a messuage and 4 acres of land, Agnes le Roos holds 1½ acres of land and William vicar of Bromham church holds 1 acre of land in Bromham of John le White of Stachesden, who holds them and 8½ acres of meadow in that town of the king by the service of two pairs of white saddle-bows, price 2s., and that Richard de Ruthyn holds 1 acre of land, William de Filegrave holds 1½ acres of land, Alexander de Fermorie holds 2 acres of land, Adam de Wilyden holds 1 acre of land, Richard le Reve holds 1 acre of land, Robert atte Hulle holds one acre of land, John le Brewestere holds one acre of land, Alice daughter of Geoffrey le Botiler holds 2½ acres of land in that town of the said John le White, who holds them of the king by the service of the said 4½d. yearly, and that John ought to answer to the king for those rents.

July 30.  
Windsor.

To John de Wesenham and his fellows, merchants to whom the king granted all the customs and subsidies in the ports of England. Order to pay to John de Colonia, the king's yeoman, what is in arrear to him of his wages and fees for sealing the sacks of wool and wool-fells laded in the port of London, and to pay him those wages and fees henceforth, as the king granted that office to John to hold for life, in the same way that John de Standerwyk held the same, receiving the customary fees and wages therein.

July 25.  
Windsor.

To John de Wesenham, receiver of the customs and subsidies of wool, hides and wool-fells taken out of England. Order to pay to Tidemannus de Lymbergh 25*l.* for Easter term last, as the king granted to Matthew Canaceon, his merchant, 50*l.* to be received yearly of the customs in the port of London, and on 15 February in the 18th year of the reign, at Matthew's request, who was bound to John de Wolde and Tidemannus, merchants of Almain, in divers great debts, the king transferred those 50*l.* to John and Tidemannus in recompence for those debts, because Matthew surrendered the king's letters to him for that sum to chancery to be cancelled, to be received of the customs in the port of Kyngeston upon Hull, and John is dead, as the king has learned.

*MEMBRANE 24.*

July 12.  
Windsor.

To John de Wesenham and his fellows, to whom the king committed all the customs in the realm. Order to deliver to William de Clopton, the king's serjeant, and to John de Herlyng, the king's yeoman, what is in arrear to them of their fee, and to give them their yearly fee henceforth, as on 8 March in the 14th year of the reign the king granted that William should be one of the collectors of the petty custom in the port of London and in all places thence on either side of the River Thames to Gravesende, for life, receiving the customary fees, so that he should answer for the money thereof at the exchequer, and on 17 March last the king granted that John should be the other collector of the custom, during pleasure, in the same manner as Augustine le Waleys held that office, and on 19 June last the king granted that John should hold the said office for life in the form aforesaid.

To William de Middleton, escheator in cos. Norfolk and Suffolk. Order to deliver to Robert de Ufford, earl of Suffolk two parts of the manors of Hederset and Bestethorp and of the lands in Wymondham, Bukenham and Denton, co. Norfolk, which belonged to John Bernak, tenant in chief, and

1346.

*Membrane 24.—cont.*

were taken into the king's hand immediately after the last day of September last, as the king has granted and demised at ferm those two parts to the earl to hold for the said day until John, son and heir of the said John Bernak, shall come of age, saving to the king the fees, advowsons, wards, marriages, escheats and reversions when they fall in, for rendering 120*l.* yearly at the king's chamber by the hands of the receiver of the money reserved to that chamber, as is fully contained in an indenture made between the king and the earl under the seal called 'Griffon.'

July 11.  
Windsor.

To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to deliver to William Croyser the manors of Hynewyk, Pabenharn and Farendissh, except a carucate of land in the manor of Farendissh, and the advowson of the church of that manor, as the king lately granted to Master John de Offord, his clerk, the custody of all the lands which belonged to Thomas de Pabenharn, tenant in chief, which were in the king's hand by reason of the minority of Thomas's heir, to hold until the heir should come of age, for rendering the true value thereof, as others would wish to give for the same; and afterwards, with John's consent, the king committed to William the said manors, except the land and advowson, to hold under a certain form, which manors were taken into the king's hands together with the other lands which belonged to Thomas.

To Robert de Pavely, escheator in co. Northampton. Order to deliver to the said John or to John de Caterham, his attorney, all the lands which belonged to Thomas at his death.

July 12.  
Windsor.

To Thomas de Foxle, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of Westminster eight bucks on the eve of St. Peter ad Vincula next, in accordance with the grant of Henry III of eight bucks to be received yearly, to be taken in Wyndesore forest by the constable of Wyndesore at the king's cost so that those who carried the venison should make two companies (*facient duas meneys*) before the high altar of St. Peter's, Westminster.

July 10.  
Windsor.

To Thomas de Rokeby, escheator in co. York. Order to cause John son and heir of Ed[mund] de Tweng, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator, and the king has taken his fealty for the said lands and has given him respite for his homage until the king's return to England.

July 19.  
Windsor.

To the sheriffs of London. Order to cause all the goods and merchandise of merchants of the Hanse of Almain, arrested by them, to be de-arrested without delay and delivered to the merchants to do their pleasure therewith, provided that they do not claim the goods of any who are not of that Hanse, as the late king granted by charter to those merchants that they should have a house in the city of London, which is commonly called the *Gildehalla Teutonicorum* and that neither they nor their goods and merchandise should be arrested for any debt for which they were not sureties or principals or for any trespass committed by others, and although those merchants have hitherto enjoyed such privileges before the justices appointed to hold pleas before the king and in chancery from the time of that charter, yet the sheriffs, under colour of an order to arrest the goods of the archbishop of Cologne, the count of Loos in Almain, Ed[mund] de Berkelyng of Cologne, Simon his yeoman and their subjects, at the suit of the executors of the will of Master John Piers for a trespass committed upon him by Edmund, have arrested the goods and merchandise of the said merchants of the Hanse to no small value, whereupon those merchants have besought the king to provide a remedy. By the whole council.

1346.

*Membrane 24—cont.*July 20.  
Windsor.

To John de Roches, escheator in co. Wilts. Order to deliver to Margaret late the wife of Thomas de Norton, tenant in chief, a third part of the manor of Fisssherton, co. Wilts, extended at 8*l.* 18*s.* 4*d.* yearly, which the king has assigned to her of the lands which belonged to her husband at his death, to hold in dower, together with a third part of the manor of Norton, co. Southampton, extended entire at 14*l.* 18*s.* 8*d.* yearly, for rendering 10*s.* 8*d.* yearly, which exceed the dower, to Peter de Brewes, to whom the king committed the custody of two parts of all the lands which belonged to Thomas, to hold until his heir should come of age, and to the said heir when he has come of age.

July 27.  
Windsor.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to the abbot of Whalley, quit of the great fee, a new charter of release of all the king's right and claim in the advowson of the chapel of Cliderhowe castle which the abbot and convent held as annexed to their church of St. Mary, Whalleye, if he find that the abbot paid the great fee for the first charter of release as he asserts, and after receiving from him the petty fee of the king's seal for the new charter, as the abbot has besought the king to order the new charter to be delivered to him quit of the great fee, which Richard exacts of him, as on its being found by inquisition that the said chapel was not annexed to the said church, as the king was previously informed, he released to the abbot and convent, by another charter, all his right and claim in that advowson and ratified the estate which they have therein.

July 5.  
Windsor.

To Henry Fynch and Stephen de Padiham of Wynchelse. Order to receive a ship called '*la George*' from Robert Salmon the master and Thomas de Snotesham the clerk thereof, by indenture, and keep it safely at their peril, as the king lately charged Robert and Thomas at Kan in Normandy to take that ship to Wynchelse and deliver it to Henry and Stephen for its safe custody, and although the ship began to be broken by misfortune in the port of that town, when it might have been saved if Henry and Stephen had shown diligence, yet they have not cared to do anything for the safety of that ship or of the victuals therein but have permitted it to be broken and almost sunk, as the king has learned, in contempt of his orders.

By K.

*MEMBRANE 23.*July 15.  
Windsor.

To John de Coggeshale, escheator in co. Essex. Order not to aggrieve the keeper of the church of Writtele to do or find chantries, maintenance of the poor or alms by reason of his custody of that church, but to discharge him thereof, as John, king of England, by his charter which the king has confirmed, granted in frank almon to the hospital which Pope Innocent III built at the church of St. Mary in Saxia which is called of the English, and was deputed for the house of the English, situated near the street before the basilica of St. Peter, the said church of Writtele for the use and maintenance of the infirm and poor of that hospital, and because the king was informed that the church of Writtele was given to the hospital for the chantries and maintenance of the poor and infirm and other alms in that church, and that those chantries etc. had been long withdrawn by the said keeper, deputed by the master of the hospital, he ordered the escheator to take an inquisition upon the matter, by which it is found that the church of Writtele is not charged with chantries, maintenance of poor or infirm or other alms in that church except for the maintenance of the poor and infirm of the said hospital built in the city of Rome, which is commonly

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*Membrane 23—cont.*

called the hospital of S. Spirito (*Sanctus Spiritus*) in frank almon, and it is clear that the keepers of that church have never done any chantries etc. before this time except of the free will of the keepers.

July 10.  
Windsor.

To Hervey Tyrel. Order to be attendant upon and exercise the office of sheriff of Devon and keeper of Exeter castle which the king lately committed to him, so that he should answer at the exchequer for all things touching that office, as although the king afterwards committed to Robert de Beupele the said county and castle to be kept during pleasure, yet for certain reasons shown before the council the king wishes Hervey to hold that office until further order. The king has ordered Robert not to intermeddle with that office and custody until further order.

By the keeper and C.

Aug. 8.  
Windsor.

Thomas de Hampton, keeper of the chantry of St. Mary's church, Wappenham, imprisoned at Northampton for trespass of vert and venison in the forest of Whittelwode, has a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Whittelwode, to bail him.

July 28.  
Windsor.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Roger de Chestrefeld, the king's clerk, for the ferm of Hagworthyngam church from Ascension day in the 19th year of the reign, if Master Robert de Aldewynkele, clerk, is a native of England and obtained the possession of the church legitimately, as on 26 January in the 19th year of the reign the king committed to Roger the administration of all the fruits of that church, which the king caused to be taken into his hand because the rector then was an alien, among the other possessions of the alien religious of the power of France by reason of the war with the men of France, to hold so long as that church should remain in the king's hand for rendering 10*l.* yearly at the exchequer and by the certification of Th[omas] bishop of Lincoln, sent into chancery, it is found that Robert obtained possession of that church by the pope's collation and has possessed it from the said feast of the Ascension and received the fruits and issues thereof.

Aug. 8.  
Windsor.

To Thomas de Rokeby, escheator in co. York. Order to deliver to Cecily late the wife of William Lescrop, tenant in chief, a moiety of a knight's fee which Hugh de Thoresby holds in Thoresby in that county, extended at 60*s.* yearly, which the king has assigned to her to hold in dower of the knights' fees which belonged to her husband.

To the same. Order to deliver to Cecily late the wife of William Lescrop, tenant in chief, the advowson of Wendeslawe church in that county, extended at 10*l.* yearly, which the king has assigned to her to hold in dower of the advowsons which belonged to her husband.

Aug. 15.  
Windsor.

To William de Middleton, escheator in co. Suffolk. Order to amove the king's hand from a messuage and 13 acres of land of John de Wilbeghe and John his son in Burnedyssch, restoring the issues thereof to John and John, as the king ordered the escheator to certify why he had taken the said messuage and land into the king's hand, and the escheator returned that one Alan Wymark, chaplain, was indicted for the death of Alan Cacch at Werlyngworth, and on being arraigned therefor before William Scot and his fellows, justices appointed to hold pleas before the king, at the town of St. Edmunds, he asserted that he was a clerk, and it was found by inquisition of office that Alan Wymark was guilty of that death, and also that he held a messuage and 13 acres of land in Burnedissh on the day of

1346.

*Membrane 23—cont.*

that felony, worth 10s. yearly, wherefore the justices ordered William to take those tenements into the king's hand and answer for the issues thereof, wherefore he did so; and afterwards at the suit of John and John showing that long before the felony Alan granted the messuage and land by his charter to Matthew Wymark and Lettice his wife, who were seised thereof until Matthew's death, after which Lettice granted them by charter to John and John, who continued in seisin thereof until they were removed by the escheator, and they beseeching the king to provide a remedy, he ordered the escheator to take an inquisition upon the matter, by which it is found that Alan long before the felony, to wit on Monday after St. Laurence in the 19th year of the reign, enfeoffed Matthew and Lettice by his charter on Sunday the feast of St. Dunstan in the 16th year of the reign, with the said messuage and land, by virtue of which grant they continued in seisin thereof until Matthew's death, after which Lettice by her charter on Monday after the Purification last enfeoffed John and John with the said messuage and land, by virtue of which they remained in seisin thereof until the messuage and land were taken by the escheator, and the messuage and land are held of the earl of Suffolk and of Edmund de Brundissh, parson of Bromeswelle church, by the service of 22*d.* yearly and they are worth 10s. yearly, and now John and John have besought the king by their petition before his council to cause his hand to be removed from the messuage and land and from the issues thereof.

By pet. of C.

*MEMBRANE 22.*Aug. 3.  
Windsor.

To the collectors of customs in the port of Kyngeston upon Hull. Order to deliver to William de la Pole all the issues of the ancient custom from 11 March last and to permit him to receive those issues henceforth, provided that answer is made to the king for the residue of the customs and for the subsidy, as on the said 11 March the king granted that William should have all the money of the ancient custom of wool, hides and wool-fells in that port, to wit  $\frac{3}{4}$  mark on each sack, a mark on each last of hides and  $\frac{1}{2}$  mark on every 300-fells, in aid of his maintenance, by his own hands, by the view and testimony of the collectors of customs and the controller in that port in recompence for the manors of Brustwyk, Whetele and Gryngele which the king lately caused to be taken into his hand, until the king should restore those manors to him or satisfy him for the money which he paid for the manors without rendering any other account, so that all that should be received of that custom should be inserted in the rolls of the said collectors and controller, and that the fees assigned upon that custom to Queen Isabel and all others should be paid, and that William should have one part of the coket seal in that port, kept under the seals of the collectors so long as he should receive the custom and that no letters should be sealed under that seal before that custom was paid to William, and so that he should receive nothing of the custom until Michaelmas next, contrary to the agreement made between the king and John de Wesenham, unless John's assent is obtained, and in case the lading of wool is forbidden in that port and is changed to the port of York or elsewhere on the River Humber, the king wishes William to receive the custom in such place as the lading is made, as he would receive it in the port of Kyngeston if the lading were held there; and John, appearing in chancery, has granted that William shall receive all the issues of that custom from the said 11 March until Michaelmas, in the same way that John would receive them in accordance with the agreements.



1346.

*Membrane 22—cont.*

To John de Wesenham and his fellows, merchants to whom the king granted all the customs and subsidies in all the ports of England under a certain form. Order to deliver to William de la Pole the part of the coket seal in John's custody, by indenture, to be kept under the seals of the collectors of customs in the port of Kyngeston upon Hull so long as he receives that custom.

July 27.  
Windsor.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to the abbot of Whalleye a new charter of release to him by the king of all his right and claim in the advowson of the chapel of the castle of Cliderhowe quit of the great fee of the king's seal, if he find that the abbot paid the great fee for the first charter of release, after receiving from the abbot the petty fee of that seal for the new charter as the abbot has besought the king to order this to be done, as he asserts that he paid the great fee of the seal for the first charter of release of that church which the abbot and convent asserted that they held as annexed to their church of St. Mary, Whalleye, and now because it is found by inquisition that the said chapel was not so annexed the king has released his right and claim in the advowson to the abbot and convent by another charter.

Aug. 22.  
Westminster

To Thomas de Swyneford, escheator of co. Buckingham. Order to deliver to John de Molyns the manor of Lutegarshale in that county, as the king has learned by inquisition taken by the escheator that John de Haudlo at his death held the said manor for life, of the demise of Hugh le Despenser, earl of Winchester, the reversion being reserved to Hugh and his heirs, and by reason of Hugh's forfeiture the reversion pertained to the king until he granted that the manor should remain to John de Molyns to hold after the death of John de Haudlo, with all appurtenances, and John de Haudlo attorned himself to John de Molyns for that manor in accordance with the form of the grant, and the site of the manor is held of John de Molyns as of his manor of Brehull by the service of 2s. 6d. yearly, and the residue of the manor is held in chief by knight's service; and by inspection of the said charter shown in chancery, which charter John de Molyns has in his possession, it is clear that the king granted that reversion to him, and the king has taken John's fealty for the manor and has given him respite for his homage until the king's return to England. By the keeper.

Aug. 12.  
Windsor.

To the sheriff of Warwick. Order to restore to William de Lyllington, clerk, his lands, goods and chattels, which were taken into the king's hand upon his being indicted before William de Thorp and his fellows justices appointed to hear and determine the felony of the death of Geoffrey de Wodeneton, abbot of Cumba, for procuring, abetting and assenting to that death, as he has purged his innocence before the prior of Stone and the vicar of Eccleshale church, commissioners of Roger, bishop of Coventry and Lichfield, diocesan of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Mandate to the treasurer and barons of the exchequer to discharge the said sheriff of the extent of the said lands, goods and chattels, if they find that he delivered them to William de Lyllington by virtue of the preceding order.

July 30.  
Windsor.

To William de Wakefeld, keeper of the king's exchanges in the Tower of London. Order to deliver to Lottus Nicholyn, and George Kirkyn, masters of the king's gold and silver money in that Tower during pleasure, the houses and other utensils ordained for making that money, and all other things touching their office, by indenture.

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*Membrane 22—cont.*

To the constable of the Tower of London or to him who supplies his place. Order to permit the said Lottus and George, their men and serjeants, the workers of the money and others who wish to come there for the purpose of the money, to have free entry and exit there.

By the keeper and C.

July 25.  
Windsor.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon George Kirkyn and Lotus Nicolyn, late the king's moneyers in the Tower of London, for 33*l.* 9*s.* 7*d.* in which they were bound to the king for the remainder of their account of the profit of the money of gold and silver lately rendered at the exchequer, as the king has pardoned them that sum in recompence for the expenses of divers workers brought by them from parts beyond the sea, for the time when they were moneyers, for making such money in the Tower.

By the keeper and C.

July 26.  
Windsor.

To the sheriffs of London. Order to de-arrest without delay all the goods and merchandise of merchants of the Hanse of Almain who have proved the goods to be theirs, and for whom John Hamond, their alderman, will vouch at his peril, and to deliver them to those merchants to do their pleasure therewith, as under colour of the king's orders to arrest the goods of the archbishop of Cologne, the count of Loos, Ed[mund] de Berkelyng, Simon his yeoman and their subjects, at the suit of the executors of the will of Master John Piers for a trespass committed on him by Edmund, the sheriffs arrested the goods of the said merchants contrary to the effect of the charters granting that they or their goods should not be arrested for any debt for which they were not principals or sureties or for any trespass committed by others, and they have proved that the goods so arrested are theirs, and John Hamond, alderman of those merchants in the city of London, has asserted before the sheriffs that all the said merchants who have proved the goods to be theirs are of the said Hanse.

By the whole council.

## MEMBRANE 21

Aug. 12.  
Windsor.

To Reginald Forester, escheator in cos. Surrey and Sussex. Order to cause John de Cobham, son and heir of Ralph de Cobham, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator, and the king has taken his fealty for the said lands and has rendered them to him, giving him respite for his homage until the king's return to England.

By the keeper.

The like to the following, '*mutatis mutandis*,' to wit:

William de Langele, escheator in co. Kent.

John de Alveton, escheator in co. Oxford.

William de Middelton, escheator in co. Norfolk.

Aug. 16.  
Windsor.

To William de Kelleseye, receiver of the king's victuals purveyed for his last passage to parts beyond the sea. Order to cause the beans and peas in his custody, which have deteriorated by their long detention at sea, and which the king caused to be taken back to England because they would not be of much use to him in parts beyond the sea, to be sold at the highest possible price by the view and testimony of John de Houton, chamberlain of the exchequer, and of John de Bray, and to deliver the money thereof to William le Ferour, the king's yeoman, keeper of the king's great horses, for the maintenance of the same, by indenture.

By the keeper and C.

1346.

*Membrane 21—cont.*

To the same. Order to deliver to William le Ferour, the king's yeoman, keeper of his great horses, 122½ quarters of beans and peas for the maintenance of those horses, by indenture.

Aug. 12.  
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master Thomas Powys, keeper of the hall of the scholars whom the king maintains at Cambridge by his alms, for all the sums of money received by him by the hands of the abbot of Waltham and the sheriff of cos. Cambridge and Huntingdon and at the receipt of the exchequer for his wages and those of the thirty-four scholars, from 1 May in the 14th year of the reign until 1 August last, allowing him 4*d.* a day for himself and 2*d.* a day for each of the scholars and 2*d.* a day for every other scholar beyond the thirty-four whom he has received into that hall by the king's order, so that if the number of the scholars for the said time is diminished by death or other reasonable cause then the portion of the wages of those lacking shall be withdrawn from such allowance, and if anything is found to be due to the keeper and scholars for their wages for the said time, the treasurer and chamberlains shall give them payment or due allowance therefor; as the king lately granted that Thomas and each of the thirty-five scholars should receive 4*d.* and 2*d.* a day respectively for their wages by the hand of the sheriff of Cambridge and Huntingdon, until the king should provide otherwise for their maintenance, and if any sheriff should not pay those wages, he should be arrested upon rendering his account at the exchequer, until the keeper and scholars should be fully satisfied for what was in arrear to them, and afterwards, and on the said 1 May the king granted to the keeper and the thirty-four scholars, then in that hall, that they should receive the 55*l.* which the said abbot is bound to render yearly at the exchequer at Michaelmas for the ferm of the town of Waltham, in part satisfaction of the said wages, and the remaining 54*l.* 10*s.* by the hands of the sheriff of the said counties, as is contained in the letters patent thereupon, which the said keeper has surrendered to chancery to be cancelled.

Aug. 16.  
Windsor.

To Robert Pavely, escheator in co. Northampton. Order not to intermeddle further with a third part of the lands which belonged to Thomas de Norton, tenant in chief, restoring the issues thereof to Peter de Brewes, the king's yeoman, to whom the king granted the custody of two parts of the said lands, which were in the king's hand by reason of the death of Thomas and the minority of his heir, to hold until the heir should come of age, without rendering anything thereof, although on 2 July last the king ordered the escheator to deliver the said two parts to Peter and the king has assigned to Margaret late the wife of Thomas to hold in dower a third part of the manor of Norton, co. Southampton, extended at 14*l.* 18*s.* 8*d.* yearly, a third part of the manor of Fissberton, co. Wilts, extended at 8*l.* 18*s.* 8*d.* yearly, of the lands which belonged to Thomas, for rendering to Peter, during the minority and to the heir when he shall come of age, 10*s.* 8*d.* which exceed her said dower.

Aug. 6.  
Windsor.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Peter de Scales, who has no lands in the county to qualify him.

July 25.  
Windsor.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Robert Sauvage, who has no lands in the county to qualify him and who is insufficiently qualified, as the king has learned by trustworthy testimony.

By p.s.

1346.

*Membrane 21—cont.*Sept. 6.  
The Tower.

To William de Radenore, escheator in co. Hereford and the adjacent march of Wales. Order to cause Roger de Mortuo Mari, son and heir of Edmund de Mortuo Mari, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, except the lands which William de Bohun, earl of Northampton, and Elizabeth his wife, hold as the dower of Elizabeth of Roger's inheritance, as although Roger has not yet proved his age the king has taken his homage for all the lands which his father held, and has rendered them to him, to wit, those for whose issues or ferm answer was previously made at the exchequer, and those for whose issues or ferm answer was previously made at the king's chamber.

By p.s. [17812.]

The like to the following, to wit :

John de Swynnerton, escheator in cos. Salop and Stafford and the adjacent march of Wales.

Thomas de Aspale, escheator in co. Southampton.

Leo de Perton, escheator in co. Worcester.

Sept. 21.  
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Order to view the rolls touching the rendering of the account of Thomas de Rokeby, escheator in co. York, and if they find that answer was made to the king for the issues of certain lands which Thomas de Cotes of Ravenserod held at his death of the king by knight's service, then to cause John de Cotes of Ravenserod, son and heir of the said Thomas, to have payment of that sum or an assignment for the sum where he may quickly be satisfied, as the king ordered the said escheator to amove the king's hand from the said lands, restoring the issues thereof to John [as in this Calendar 19 Edward III, page 619], and although the escheator amoved the king's hand from the lands, he could not restore the issues from the time of Thomas's death, because answer was made by him for those issues in his account rendered at the exchequer, as he has shown the king, and now John has besought the king by his petition before him and his council to order the 20*l.* 4*s.* 6*d.* at which the issues are extended by the rolls of the escheator's account rendered at the exchequer, to be paid to him.

## MEMBRANE 20.

Aug. 25.  
Windsor.

To Thomas de Swynford, escheator in cos. Bedford and Buckingham. Order to deliver to Ed[mund] son of Richard de Haudlo and to Alesia his wife a messuage, 2 bovates of land, 622 acres 8½ roods of pasture and 115*s.* 5*d.* rent in Acle, Brehull and Borstall and the bailiwick of the forestship of Bernewode and not to intermeddle with the manors and lands held of others than the king, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John de Haudlo, at his death, held no lands in chief in that bailiwick or of others in his demesne as of fee, but that he held for life, in chief, the said messuage, land, pasture and rent by the service of serjeanty of keeping the forest of Bernewode and of making the steward of the forest yearly 50*s.* at Michaelmas and Easter, and he held the manors of Borstall, Adynggrave, Okele, Musewell and 12 tofts, a carucate of land and 70*s.* rent in Astclaydon, Bottelleclaydon and Middelclaydon for life of others than the king by divers services, of the grant of William de Malmesbury and Geoffrey de Scardeburgh, clerks, with remainder of all the said manors, lands, tenements and bailiwick to Edmund and Alesia, and Edmund's heirs, by divers fines levied in the king's court by his licence, and the king has taken Edmund's fealty for the said messuage, land, pasture, rent and bailiwick and has given him respite for his homage until the king's return to England.

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*Membrane 20—cont.*Aug. 14.  
Windsor.

To Stephen de Padiham, Henry Fynche, Reginald Alard and Peter Fissh. Order to receive and keep safely what is delivered to them of a ship called '*la George*,' with the tackle thereof, as the king lately ordered Thomas Spygournel, supplying the place of the constable of Dover castle and of the warden of the Cinque Ports, to take inquisition by the oath of lawful men of Wynchelse, by whom that ship was brought to a place near Wynchelse, where it first began to break, and by whose default it was broken, and to cause what could be saved to be taken to land and delivered to Stephen and the others by indenture in the presence of the mayor and community of the said town, to be kept until further order.

By K.

Aug. 10.  
Windsor.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Walter de Hungerford, who is insufficiently qualified.

Sept. 8.  
Windsor.

To John de Alveton, escheator in cos. Oxford and Berks. Order to deliver to John de Molyns the manor of Swyreford, co. Oxford, as the king has learned by inquisition taken by the escheator that John de Haudlo at his death held no lands in his demesne as of fee of the king or any other in co. Oxford, but that he held the said manor for life of the demise of Hugh le Despenser, earl of Winchester, who was seised thereof in his demesne as of fee and reserved the reversion thereof to himself, and that reversion pertained to the king by reason of Hugh's forfeiture, and the king afterwards granted the remainder to John de Molyns to hold together with the knights' fees, advowsons and all other appurtenances, and the king also granted by charter that John de Molyns should enter the manor after the death of John de Haudlo, who attorned himself to the said John, to whom the manor ought now to remain by virtue of the said grant and attornment, and that the manor is held of the king by knight's service, and because it is found by inspection of the king's charter, in John's possession, that the king granted that reversion to John, the king has taken the fealty of John de Molyns for the manor and has given him respite for his homage until the king's return to England.

By the keeper.

Aug. 30.  
Westminster.

To the treasurer and chamberlains. Order to cause a tally for the petty fee to be levied at the receipt of the exchequer and delivered to Richard de Thoresby, keeper of the hanaper of chancery, in his discharge, as Richard has delivered two charters of petty fee to Philip de Whitton, quit of that fee by order of the council.

By C.

July 18.  
Windsor.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Robert Bertram, sheriff of Northumberland, for the time when they find, by his oath, that he has retained ten men at arms towards the march of Scotland for the year then following, or until further order, at the king's wages, in accordance with the king's order to him, by writ of privy seal, on 25th October last.

Sept. 9.  
Westminster.

To Thomas de Rokeby, escheator in co. York. Order to take the fealty of John son and heir of Ed[mund] de Tweng, in accordance with the form of a schedule enclosed with these presents, for rendering his relief at the exchequer, and to cause him to have seisin of a tenement in Southbrunne in that county and of a third part of the manor of Corneburgh in that county, as the king has learned by inquisition taken by the escheator that Joan, late the wife of John de Tweng, at her death, held no lands in her demesne as of fee in that county, but that she held in dower of the inheritance of John the said tenement in chief by the service of  $\frac{4}{10}$ ths of a knight's fee, and the said third part of another than the king, and that John is of full age, and the king has given him respite for his homage until the king's return to England.

*Vacated because word for word on the roll of Fines.*

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*Membrane 20—cont.*Aug. 24.  
Westminster.

To the justices of the Bench. Order to charge all clerks and others of the Common Bench, on the king's behalf, to aid Walter de Jernemuth and his deputies to levy and collect the money due for the seals of judicial writs, as often as necessary, as on 7 July last the king granted to Walter that he should receive all the issues and fees of the king's seals on all judicial writs in the King's Bench and the Common Bench, for life, rendering 250 marks yearly to the clerk of the hanaper of chancery, at terms contained in an indenture made thereupon between the king and Walter.

The like to William Scot and his fellows, justices appointed to hold pleas before the king.

Sept. 24.  
Westminster.

To William de Langele, escheator in co. Kent. Order not to intermeddle further with the abbey of St. Augustine's, Canterbury, void by the death of William, the last abbot, after taking a simple seisin within the gates of the abbey in the name of the king's royal lordship, restoring the issues thereof to the prior and convent, saving to the king the knights' fees, advowsons and escheats which fall in during the voidance and the custody of the lands acquired by the abbey after 1 September in the ninth year of the late king's reign, as on that day the said king granted that the prior and convent should have the custody of the abbey during the next voidance for paying 600 marks to the king, and thenceforth at every voidance, saving to the king the knights' fees, advowsons and escheats as aforesaid, which escheats at the conclusion of the voidance, after the fealty of the abbot elect is confirmed, should remain to the abbot, prior and convent, for rendering 600 marks for a half year or less, to wit 300 marks within two months from the beginning of the voidance and the remaining 300 marks before the end of the two months following, so that if the voidance should endure for a year beyond the half year, the prior and convent should render 1,000 marks for the entire year, and *pro rata* for any additional time, and that no escheator or other minister should intermeddle with the custody of the abbey by reason of a voidance except to take a simple seisin in the form aforesaid and to depart immediately without taking anything.

## MEMBRANE 19.

Sept. 6.  
Windsor.

To the collectors of customs in the ports of Newcastle upon Tyne and Hertipol for the present or the future. Order to pay to John de Queldryk, yeoman of the king's chandlery, what is in arrear to him from 5 October last of his fees and wages as weigher of wool, hides and wool fells in those ports, and to pay him such fees and wages henceforth, as on the said 5 October the king granted that office to John, for his good service to himself and the late king to hold for life, receiving the customary wages therein. *Et erat patens.*

Sept. 1.  
Westminster.

To Simon Basset, escheator in co. Gloucester and the adjacent march of Wales. Order to take the fealty of Maud de Kele according to the form of a schedule enclosed with these presents, and not to intermeddle further with a messuage, 3 carucates of land and 73s. 4d. rent in Newelond, restoring the issues thereof to her, as the king ordered the escheator to certify him why the lands of Howel son of John ap Howel in le Neweland had been taken into the king's hand, and the escheator returned that he had so taken that land and rent, which are held in chief, because he was informed that Howel alienated them to one Gilbert Hachard, chaplain, and Gilbert re-enfeoffed Howel and Maud without obtaining the king's licence

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*Membrane 19—cont.*

and afterwards Maud came and showed the king's charter of licence, wherefore the escheator did nothing else, and it appears by inspection of the king's letters patent shown in chancery that the king, by fine which Howel made with him, gave him licence to enfeof Gilbert with the said messuage, land and rent, and to Gilbert to grant the same to Howel and Maud to hold for their life.

July 29.  
Windsor.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to John Bernehus of Sparkwell, of co. Devon, the king's letters patent testifying that both John's ears were maliciously cut off without his fault by certain mariners, quit of the fee due thereon. By K.

Sept. 12.  
Westminster.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Thomas Brayn, who is insufficiently qualified.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of John de Wendak, who is so weak that he cannot exercise the duties of his office.

Sept. 16.  
Westminster.

To the sheriff of York for the present or the future. Order to pay to Nicholas de Harwod what is in arrear to him of 2*d.* daily and to pay him 2*d.* daily henceforth, in accordance with the king's grant to him on 30 May in the 15th year of the reign, for his good service to himself and the late king, of 2*d.* to be received daily for life by the hands of the sheriff of that county. *Et erat patens.*

The like to the same, for the following, to wit:

Adam de Kyngeston.

William de Allerton.

*Et erant patentes.*

Sept. 12.  
Westminster.

To the collectors of customs in the port of Chichester. Order to pay to Henry Pycard or to his attorney 20*s.* of the subsidy on every sack of wool taken from that port to parts beyond, until he is satisfied for 300*l.* of a sum of 2,000 marks, as by agreements made between the king and Henry and his fellows, merchants, concerning a loan made by them to the king, he granted to them 20*s.* of the subsidy of 40*s.* on every sack of wool taken out of the realm, until they should be satisfied for 35,000 marks, as is contained in the indenture made thereupon, and afterwards, by reason of a loan of 2,000 marks which Henry made to the king in aid of the expedition of his affairs in Flanders, the king granted that after Henry and his fellows were satisfied for the 35,000 marks, Henry should receive 20*s.* of the subsidy until he was satisfied for 2,000 marks in allowance of debts in which the king is bound by letters patent and bills of the wardrobe to men of England, so that he should surrender those letters and bills to chancery, and the king ordered satisfaction to be made to Henry and his fellows for the 35,000 marks of the issues of the customs in divers ports of the realm, and Henry has surrendered the said letters patent and bills for 2,000 marks at the receipt of the exchequer, as William de Edyngton, the treasurer, has certified in chancery. By p.s.

Oct. 16.  
Windsor.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the prioress and nuns of Chesthunt for 4*s.* by reason of the tenth and fifteenth granted by the laity of the realm for two years in the 18th year of the reign, as the prioress and nuns have shown the king that their house is so slenderly endowed that its possessions do not suffice for their maintenance unless they are helped by the alms of the faithful, and it has not been assessed or taxed at any tenth, fifteenth or other quota granted to the king by the clergy or laity before these times on account of its poverty, yet because the taxers and collectors of the said tenth and

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*Membrane 19—cont.*

fifteenth have assessed the prioress and nuns at 4s. for these things in Chesthunt, co. Hertford, the treasurer and barons distrain them for that sum, whereupon they have besought the king to deal graciously with them.

By C.

Sept. 18. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of London. Order to pay to Queen Isabel or to her attorney, 250*l.* for Michaelmas term in accordance with the king's grant to her of 500*l.* to be received yearly for her life in each of the ports of London, Boston and Kyngeston upon Hull.

The like to the following, to wit:

The collectors of that custom in the port of Boston.

The collectors of that custom in the port of Kyngeston upon Hull.

Oct. 2. To the sheriff of Warwick. Order to pay to Hervey de Mohun, 5 marks  
Westminster. for Michaelmas term last, in accordance with the king's grant to him at the request of Blanche, lady of Wake, of 10 marks, to be received yearly for life of the issues of that county, in lieu of 10 marks yearly previously granted to him to be received at the exchequer.

Sept. 30. To the sheriff of York. Order to restore to John Gramary his lands,  
Westminster. goods and chattels with the issues of his lands, which were taken into the king's hand on his being indicted before William Scot and his fellows, justices appointed to hold pleas before the king at York, of the death of Alexander son of William de Balne, 'smyth' of Pontefract, as he has purged his innocence before William, archbishop of York, ordinary of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 1. To the sheriff of Salop. Order to pay to John de Wyndesore, the king's  
Westminster. yeoman, what is in arrear to him of 7½*d.* daily from 22 May in the 16th year of the reign, and to pay him that sum henceforth, in accordance with the king's grant to him on that day of the constableness of Shrewsbury castle, to hold for life, as John de Hethey, deceased, held it, receiving 7½*d.* a day for his wages by the hands of the sheriff of Salop, together with the customary fees.

*MEMBRANE 18.*

Sept. 10. To the sheriff of Huntingdon. Order to cause a coroner for that county  
Westminster. to be elected in place of Robert de Bevyll, deceased.

To the sheriff of Huntingdon. Order to cause a verderer for the forest of Wauberge to be elected in place of Robert de Bevyll, deceased.

Aug. 24. To Reginald Forester, escheator in cos. Surrey and Sussex. Order to  
Westminster. assign dower to Joan late the wife of John Bernak, tenant in chief, of all the lands which belonged to her husband, in the presence of Robert de Ufford, earl of Suffolk, to whom the king committed the custody of all the lands which belonged to John, under a certain form, upon her taking oath that she will not marry without the king's licence. He shall send that assignment to the king, so that it may be enrolled in chancery.

The like to William de Middelton, escheator in cos. Norfolk and Suffolk.

Sept. 12. To the sheriff of Leicester. Order to cause a coroner for that county  
Westminster. to be elected in place of Philip de Folevill, who is so weak that he cannot unravel to exercise the duties of his office.

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*Membrane 18—cont.*Sept. 14.  
Westminster.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of John Aylewyne, who does not make continual stay in that county, wherefore he cannot exercise the duties of his office.

Sept. 13.  
Westminster.

John de Blakeburn of Notyngnam, imprisoned at Notyngnam for trespass of vert and venison in Shyrewode forest, has a writ to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in Shyrewode forest, to bail him.

Sept. 15.  
Westminster.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard son of John de Cotes, who has no lands in the county to qualify him.

Sept. 15.  
Westminster.

To John de Alveton, escheator in co. Oxford. Order to deliver to Robert de Hildesle, knight, and Isabel his wife, late the wife of Richard son of John de Haudlo, 20 messuages 2 carucates of land in Hedyndon and the bailiwick of the forestry of Shottore and Stowode, and not to intermeddle further with the manors held of others than the king, restoring the issues thereof to Robert and Isabel, as the king has learned by inquisition taken by the escheator that John de Haudlo at his death held for life the said messuages, land and bailiwick, which are held in chief by the service of keeping the said forests, and that he held the manors of Chadelynton and Shuppenhull for life of others than the king, of the gift and grant of Eustace de Eton, chaplain, and of Geoffrey de Scardeburgh, chaplain, with remainder to the said Richard and Isabel and the heirs of Richard's body, by a fine levied in the king's court by his licence, and because Robert is staying in parts beyond the sea, in the king's service, in the company of Thomas de Bello Campo, earl of Warwick, as has been testified, the king has given him respite for his homage until the king's return to England.

Sept. 15.  
Westminster.

To William de Langele, escheator in co. Kent. Order not to intermeddle further with the manors of Tremworth, Haudlo, Crundale, Vanne, Ore and Assheden and 10*l.* rent in Canterbury, restoring the issues thereof to Robert de Hildesle, knight, and Isabel his wife, late the wife of Richard son of John de Haudlo, as the king has learned by inquisition taken by the escheator that John de Haudlo at his death held for life the said manors and rent of the gift and grant of Eustace de Eton, chaplain, and of Geoffrey de Scardeburgh, chaplain, with remainder to Richard and Isabel and Richard's heirs, by a fine levied in the king's court and that the manors and rent are held of others than the king, by divers services.

To Simon Basset, escheator in co. Gloucester. The like order for the manors of Colne St. Dilwyny, Hatherop and Wyke in that county, which John de Haudlo held for life of the grant of the said Eustace and Geoffrey.

Sept. 24.  
Westminster.

To John de Coggeshale, escheator in co. Essex. Order not to intermeddle with the lands which belonged to Margaret, late the wife of Geoffrey de Cornub[ia], tenant in chief, which have been taken into the king's hand by reason of the minority of her heir, as the king has reserved all those lands to his chamber.

The like to Hervey Tyrel, escheator in co. Devon.

Sept. 20.  
Westminster.

To John de Swynnerton, escheator in co. Stafford. Order not to intermeddle further with the custody of the manors of Kynefare and Storton and of the forest of Kynefare, restoring the issues thereof, as the king lately gave licence to Henry de Mortuo Mari, who holds the said custody for life by the king's grant, to grant his estate therein to Edward atte Wode, the king's yeoman, to hold for life, rendering at the exchequer yearly the ferm

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*Membrane 18—cont.*

which Henry ought to have rendered for life for the same, and which the heir of Hugh Tyrel, tenant in chief, a minor in the king's wardship, to whom the custody pertains after Henry's death, ought also to render, and the king also granted that if Henry should die during the said minority, whereby that custody ought to pertain to the king until the heir should come of age, then Edward should have that custody until that time, and if the heir should die during his minority then Edward should have the custody until the next heir should come of age, and so from heir to heir, for rendering the said ferm yearly.

Oct. 1. To the mayor and bailiffs of Chichester. Order to pay to Maud de Pirye  
Eltham. sometime the nurse of John de Eltham, the king's brother, and of Joan his sister, or to her attorney, what is in arrear to her of 30*l.* for the ferm of that city for Michaelmas term last, in accordance with the king's grant to her of 30*l.* to be received yearly for life of that ferm. [*Cf. at page 26 above.*]

Oct. 3. To the sheriff of Leicester. Order to cause a coroner for that county to  
Westminster be elected in place of William de Dunstaple, who is so sick and weak that he cannot travail to execute the duties of his office.

Oct. 5. To the sheriff of Sussex. Order to cause a coroner for that county to be  
Windsor. elected in place of Robert Colkyn, who is insufficiently qualified.

Oct. 1. Roger le White of Fynchamstede, imprisoned at Wyndesore for trespass  
Windsor of vert in Wyndesore forest, has a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place, to bail him.

Oct. 2. To Walter de Jernemuth. Order to pay to Anthony Bache and Argenta  
Westminster his wife, or to their attorney, 50 marks for Michaelmas term last, in accordance with the king's grant to them of 100 marks to be received yearly at the exchequer for their life, and by other letters patent, the king assigned to them the said 100 marks to be received yearly by Walter's hands for ten years beginning from 23 August last, of the 250 marks which Walter is bound to render yearly to the king for the profit of the fee of the king's seals in both Benches.

## MEMBRANE 17

Sept. 11. To John de Okore, keeper of the lands which belonged to Adam de  
Westminster Peshale, now in the king's hands for certain causes. Order not to intermeddle further with the manor of Cressewell, saving to the king the goods and chattels therein which belonged to Adam, restoring the issues thereof to John de Eyton of Wildemor, as lately at John's suit showing that he had seized that manor into his hand after the death of Henry de Crassewell, knight, who held it of John in chief, by knight service, as a custody pertaining to him, until the majority of Joan and Elizabeth, Henry's daughters and heirs, and had demised it to Joan late the wife of Henry his daughter, to hold at will, and the king had caused the manor to be seised into his hand among the other lands which belonged to Adam, formerly Joan's husband, and had reserved it to his chamber, and John beseeching the king to order the manor to be restored to him, the king appointed Thomas de Halughton, Henry de Greystoke and John de Okore to take an inquisition upon the matter by the oath of lawful men of co. Stafford, by which it is found that the manor is held of John by knight's service, and that Henry died seised thereof in his demesne as in fee tail, and that after Henry's death John seised it as his custody until Henry's heirs

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*Membrane 17—cont.*

should come of age, and continued that seisin until Adam married Joan, when he promised Adam to enter the manor and hold it at John's will in aid of the maintenance of Joan and of Henry's daughters and heirs, without any deed being made thereupon, and that Simon de Ruggeleye, sheriff of that county, seised that manor into the king's hand among the other lands which belonged to Adam, on account of his rebellion, and that John never released the manor to Adam, and Henry did not hold elsewhere in chief.

Sept. 28.  
Windsor.

To the sheriff of Oxford and Berks for the present or the future. Order to pay to Thomas (*sic*) Edith, late the wife of Richard Whytot, sometime butler of the king's household, who long served both the present and the late king in that office, what is in arrear to her of 6*l.* yearly from 20 February in the 12th year of the reign, and to pay her 6*l.* yearly henceforth, in accordance with the king's grant to her on the said 20 February of 6*l.* to be received yearly for life of the issues of those counties, in aid of her maintenance. *Et erat patens.*

Oct. 4.  
Westminster.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of William Goldsmyth, who is so sick and weak that he cannot travail to execute the duties of his office.

Oct. 9.  
Westminster.

To the rector of the church of St. Dunstan West, in Flettestret, London. Order to pay to Roger de Stretford, chaplain in the chapel of the *conversi*, London, 6 marks for the present year, and 6 marks yearly for life, in accordance with the king's grant to Roger on 26 March last of the office of chaplain there, receiving 6 marks yearly pension for his maintenance by the hands of the rector of that church.

Oct. 8.  
Windsor.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Walter Odyn, deceased.

Sept. 29.  
Eltham.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, or to his attorney, 10*l.* for Michaelmas term, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of those counties, for life, in recompence for 20*l.* of land yearly of the lands which belonged to William de Bredon, in co. Derby, which the late king granted to Nicholas to hold at will, and which were restored to William with the assent of parliament, which grant of 20*l.* of the said issues was first made to Nicholas for his good service to the king, the late king and Queen Isabel, to hold at will, and on 3 May in the 18th year of the reign the king granted that Nicholas should receive the said 20*l.* for life, for his good service to the king and Queen Philippa.

Oct. 8.  
Windsor.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Henry Pycard or to Simon de Garton, his attorney, 20*s.* of the subsidy on every sack of wool taken from that port to parts beyond until he is satisfied for 3,076*l.* 10*s.* 4½*d.*, as by agreements made with Henry, the king, on 28 January last, granted that he should have 20*s.* of the said subsidy until he was satisfied for a certain sum contained in an indenture made between the king and him, and by divers writs the king ordered Reginald de Conductu and Adam Lucas, the late collectors of the said custom in that port, and John de Weston and Thomas Perle, afterwards collectors there, to pay 20*s.* of the subsidy to Henry or his attorney until he should be satisfied for 9,000*l.* in part satisfaction of the said sum, and Reginald and Adam paid him 629*l.* 8*s.* 7*d.* and John and Thomas paid him 5,294*l.* 12½*d.* of that sum by virtue of the said orders, as is found by their certificates sent into chancery.

By K.

1346.

*Membrane 17—cont.*Oct. 26.  
The Tower.

To the collectors of customs in the port of Kyngeston upon Hull. The like order to pay 20s. of the subsidy to Henry until he is satisfied for 2,276*l.* 7*s.* 3*d.*, as the king ordered Walter de Kelby and Thomas de Lyndeseye, late collectors in that port, to pay him 20s. of the subsidy until he should be satisfied for 6,000*l.*, and they paid him 3,723*l.* 12*s.* 9*d.* as appears by their certificate.

By K.

The like to the collectors of customs in the following ports to pay the following sums to Henry, to wit :

The collectors of customs in the port of Boston for 3,123*l.* 5*s.* 10¼*d.* remaining of 6,273*l.* 6*s.* 8*d.*, of which Henry received 3,110*l.* 0*s.* 9¾*d.* as appears by the certificate of Henry de Aylynton and Philip de Ratheby, late collectors of customs in that port.

The collectors of customs in the port of London for 546*l.* 2*s.* 3¾*d.* of 800*l.*, of which Henry received 253*l.* 17*s.* 8¼*d.* as appears by the certificate of John de Wyk and Nicholas Lony, late collectors of customs in the port of Southampton with clause ordering the collectors of customs in the port of Southampton to supersede the payment to Henry of the said 546*l.* 2*s.* 3¾*d.*

By K.

The collectors of the custom of wool, hides and wool-fells in the port of London for 250*l.* 10*s.* 9*d.* of 400*l.* in the port of Great Yarmouth, of which Henry received 149*l.* 9*s.* 3*d.* as appears by the certificate of Thomas de Drayton and William Motte, late collectors of customs in the port of Great Yarmouth, with a like clause.

The collectors etc. in the port of London, for 451*l.* 12*s.* 3½*d.* of 500*l.* in the port of Ipswich, of which Henry received 48*l.* 7*s.* 8½*d.* as appears by the certificate of Ed[mund] Petygard and John de Preston, late collectors of customs in the port of Ipswich, with a like clause.

By K.

Oct. 2.  
Westminster.

To the collectors of the petty custom in the port of London. Order to pay to Queen Philippa or to her attorney 297*l.* 2*s.* 11*d.* for Michaelmas term last, in accordance with the king's grant to her of 891 marks 5*s.* 9¾*d.* to be received yearly of the issues of that custom for the maintenance and expenses of the king's children, until he shall have ordained otherwise for the same.

*MEMBRANE 16.*Oct. 12.  
Windsor.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of John de Mountford, who is insufficiently qualified.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of William le Taillour of Auldstonmore, who does not stay in the county and has no lands there whereof he can answer the king and his people in accordance with the statute.

Sept. 30.  
Westminster.

To Walter de Chiryton and Thomas de Swanland, the king's merchants, and to the other merchants to whom the king granted all the customs and subsidies in all the ports of England. Order to pay to Queen Philippa or to her attorney, 1,000*l.* for Michaelmas term last, in accordance with the king's grant to her on 1<sup>o</sup> June last of 1,000*l.* for each of the two following years in aid of her charges and expenses in the maintenance of the king's children.

Oct. 13.  
The Tower.

To John de Coggeshale, escheator in cos. Essex and Hertford. Order not to intermeddle further with certain lands in the town of Reede, co. Hertford,

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*Membrane 16—cont.*

restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ralph le Chamberleyn of Reede, at his death, held no lands in his demesne as of fee or in service, in chief, in that bailiwick, but that he held the said lands of Thomas de Scallar' by the service of a moiety of a knight's fee.

Oct. 14.  
The Tower

To John de Coggeshale, escheator in co. Essex. Order to deliver to Nicholas son of John de Haudlo, the manors of Hamme, Great Holand and Borham, a plot and 20 acres of land called 'Topynges' in Hatfeld Peverel and certain lands in Waltham, and not to intermeddle further with the manor of Walkefares and certain lands in Lathyndon and Waltham which are held of others than the king, restoring the issues thereof to Nicholas, as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee or in service, in chief, in that county, but that he held there for life the manors of Esthamme and Westhamme with appurtenances, called the manor of Hamme, Great Holand, Borham and the manor called Walkefares, the said plot and lands in Hatfeld and certain lands in Little Waltham, as parcel of the manor of Borham and certain lands in Lathyndon of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church and of Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas, by a fine levied in the king's court by his licence, and that the manor of Hamme is held in chief as parcel of the barony of Mofichet by the service of half a knight's fee, the manor of Great Holand, in chief as of the same barony by the service of a knight's fee, and the manor of Borham, the plot and land in Hatfeld Peverel and the lands in Waltham, in chief as of the honour of Boulogne by the service of a knight's fee, and the manor of Walkefares, and the lands in Lathynden are held of others than the king by divers services, and the king has taken the fealty of Nicholas for the manors and lands which are so held in chief, and has given him respite for his homage until the king's return to England.  
By the keeper.

To John de Coggeshale, escheator in cos. Essex and Hertford. Order to deliver to Nicholas son of John de Haudlo etc. '*mutatis mutandis*,' as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee, or in service, in chief, but that he held in co. Essex certain lands in Stanstede Mounfichet and in co. Hertford a messuage and 240 acres of land in the town of Berle, for life; of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church and Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas, by the king's licence, and the lands in Stanstede Mounfichet are held in chief as parcel of the barony of Mofichet by the third part of a knight's fee, and the messuage and land in Berle are held of others than the king by divers services, and the king has taken the fealty of Nicholas for the lands in Stanstede Mounfichet, and has given him respite for his homage until the king's return to England.

By the keeper.

To Leo de Perton, escheator in co. Worcester. Order to deliver to Nicholas son of John de Haudlo a third part of the manor of Kidderminster, and not to intermeddle further with the manor of Snodesbury and a moiety of the manor of Wyk, restoring the issues thereof to him, as the the king has learned by inquisition taken by the escheator that John at his death held in that county the said third part, manor and moiety for life of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church, and Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas, by the king's licence, and that the third part is held in chief

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*Membrane 16—cont.*

by the service of a third part of a ninth part of a knight's fee, and the manor and moiety are held of another than the king by divers services; and the king has taken Nicholas's fealty for the third part and given him respite etc. as above.

To John de Swynnerton, escheator in cos. Salop and Stafford. Like order to deliver to Nicholas son of John de Haudlo etc. '*mutatis mutandis*,' as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee, but that he held for life the manors of Holgote, Longedon, Welynton and Acton Burnel and certain lands in Clia St. Margaret, 6s. 8d. rent in Prestesweston, which is parcel of the manor of Longedon, a yearly rent of 15s. in Ardeston, a yearly rent of 20s. in Uppyndon, Romeshurst and Pulileye, which are parcels of the manor of Welynton, a yearly rent of 40s. in Acton Pigot, a yearly rent of 20s. in Cantelope, a yearly rent of 60s. in Russhebury, a yearly rent of 50s. in Roughton, a messuage and a carucate of land in Little Millinghope and certain lands in Thongelond, co. Salop, and certain lands in Horewode, co. Stafford, of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church and Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas, by a fine levied in the king's court by his licence, and that the manor of Holgote, and the lands in Clia are held in chief by the service of a knight's fee as of the honour of Montgomery, the manor of Longedon and rent in Prestesweston are held in chief by the service of a fourth part of a knight's fee as of the same honour, the manor of Welynton and rents in Ardeston, Uppyndon, Romeshurst and Pulileye are held in chief by the service of half a knight's fee; the rent in Acton Pigot is held in chief by the service of a sixteenth part of a knight's fee, as of the same honour, and the lands in Horewode are held in chief as of the manor of Kynefare, by the service of 22s., and the manor of Acton Burnel, the messuage, land and rents in Cantelope, Russhebury, Roughton, Little Millinghope and Thongelond, are held of others than the king by divers services, and the king has taken the fealty of Nicholas and given him respite for his homage, as above.

Oct. 20.  
Westminster.

To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to the chaplains celebrating divine service in Wyndesore chapel, the bread, wine and other things necessary for celebrating there from Michaelmas last until Michaelmas next.

Oct. 20.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to the chaplains of the chantry in Wyndesore castle a charter by which the king granted that eight chaplains and two clerks of that chantry shall be admitted to the table of the king's hall or of his consort, among the guests, as often as they are staying in the castle, or shall have their liveries in food and drink, and also that they shall receive the oblations brought to the chapel there, quit of the fee.

By K.

To William de Clynton, earl of Huntynndon, fermor of the priory of Treweleghe, in the king's hand by reason of the war with France. Order to pay to Gawayn Corder or to his attorney 20*l.* for Easter term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign of 40*l.*; to be received yearly of the ferm of that priory, so long as it shall remain in the king's hands.

Oct. 16.  
Windsor.

To John de Wesenham and his fellows to whom the king granted the customs and subsidies in all the ports of England, under a certain form. Order to pay to Thomas de Colleye or to Alan de Upsale, his substitute,

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*Membrane 16—cont.*

what is arrear to him of his wages as controller of the custom of wool, hides and wool-fells and of the custom of 3*d.* a pound and other small customs and prests in the port of Kyngeston upon Hull, which office the king committed to him to hold during pleasure, from the time that John has had the said subsidies and customs.

Oct. 20.  
Westminster.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to Ralph de Dodlesford what is in arrear to him of his wages and to pay him such wages henceforth, as the king committed to him the office of surveyor of the king's works in Wyndesore castle and in his manor and parks of Wyndesore, and of the palings and hays about the new and old parks, Wyndesore, and in his manor of Kenyngton and of the enclosure with wall and paling about his park at Kenyngton, to hold during pleasure, receiving such wages as Alexander le Peyntour, deceased, received in the same office.

To the same. Order to pay wages and the arrears thereof to the following, to wit: to the janitor of each gate of Wyndesore, receiving 4*d.* daily, to Thomas le Rotour, one of the viewers of the king's works, receiving 2*d.* daily, to John de Wyndesore, gardener of the king's garden without the castle, receiving 2½*d.* daily, to four watchmen of the castle, each one receiving 2*d.* daily, and to Ralph de la More, clerk of the king's works in the castle, receiving 2*d.* daily.

## MEMBRANE 15.

Oct. 29.  
Westminster.

To John de Weseham and his fellows, merchants to whom the king granted the customs and subsidies in all the ports of the realm, under a certain form. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 350*l.* for Michaelmas term, in accordance with the king's grant to him of 400*l.*, 150*l.* and 150*l.* to be received yearly of the issues of the customs in the ports of London, Kyngeston upon Hull and Boston, respectively, until certain lands which others hold for life revert to him.

To the sheriffs of London. Like order, '*mutatis mutandis*,' to pay 100*l.* to the said earl for Michaelmas term, in accordance with the king's grant to him of 200*l.* to be received yearly by the hands of the sheriffs of London.

To the sheriff of Essex. Order to pay 50*l.* to the said earl or to his attorney for Michaelmas term, in accordance with the king's grant to him of 100*l.* to be received yearly of the issues of that county.

To the sheriff of Northampton. Like order to pay the earl 10*l.* for the same term, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of that county.

Oct. 8.  
Windsor.

To the sheriff of York. Order to pay to Margery late the wife of Duncan de Frendraght 24 marks 6*s.* 8*d.* in accordance with the king's grant to her of 49 marks to be received yearly of the issues of that county, during pleasure, in recompence for the manor of Briggestok, co. Northampton, which she held at will, and which the king assigned to Queen Isabel to hold for life.

Oct. 3.  
Westminster.

To John de Wyndesore, escheator in cos. Warwick and Leicester. Order not to intermeddle further with the manors of Overton Quatermars and Gouteby, co. Leicester, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John Maureward at his death

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*Membrane 15—cont.*

held no lands in his demesne as of fee, in chief, in that bailiwick, whereby the custody of his lands ought to pertain to the king, but that he held the said manors in his demesne as of fee of others than the king by divers services.

Oct. 14.  
The Tower.

To Reginald Forester, escheator in cos. Surrey and Sussex. Order not to intermeddle further with certain lands in Hamme in the parish of Kyngeston upon Thames, Hacchesham and Retherhuthie, restoring the issues thereof to Nicholas son of John de Haudlo, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in his demesne as of fee or of any other in that bailiwick, but that he held the said lands in co. Surrey for life of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church, and Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas by a fine levied in the king's court, and that the said lands are held of others than the king by divers services.

To Simon Basset, escheator in co. Gloucester. The like order, '*mutatis mutandis*,' as the king has learned by inquisition taken by the escheator that John de Haudlo at his death held no lands in that bailiwick in fee, but that he held in the town of Bristol 8 messuages, 12 shops, 15 cellars, two gardens and 62s. rent for life, with remainder to Nicholas his son by a fine levied in the king's court, which messuages are held of Queen Philippa in free burgage.

To William de Langele, escheator in co. Kent. Like order, '*mutatis mutandis*,' as the king has learned by inquisition taken by the escheator that John de Haudlo, at his death, held for life the manor of Estwikham, of the grant of Geoffrey de Scardeburgh, parson of Onebury church, and of Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas his son, by a fine levied in the king's court, and that 3 acres of land of the manor are held of the manor of Eltham, in 'gavelkynde,' and the residue is held of others than the king by divers services, and the king has taken the fealty of Nicholas for the said 3 acres.

To John de Alveton, escheator in co. Oxford. Order to deliver to Nicholas son of John de Haudlo the manor of Roulandright in that county, as the king has learned by inquisition taken by the escheator that John de Haudlo held the said manor for life of the gift and grant of Geoffrey de Scardeburgh and Thomas Asselot, with remainder to Nicholas, by a fine levied in the king's court by his licence, and that the manor is held in chief by the service of a ninth part of a knight's fee, and the king has taken the fealty of Nicholas and has given him respite for his homage until the king's return to England. By the keeper.

Oct. 15.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to pay to Robert de Burghcher 50*l.* for Michaelmas term last, in accordance with the king's grant to him on 20 December in the 14th year of the reign, when he was chancellor, of 100*l.* to be received yearly for life of the issues of the hanaper, in recompence for 100*l.* of land which Hugh Daudele, earl of Gloucester granted to him for life and which the earl resumed into his hand because Robert made stay with the king.

Oct. 20.  
The Tower

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Gilbert de Wendlyngburgh, whom the king lately sent to Flanders on his affairs, for his wages for the time that he was attendant upon those affairs and in going and returning, due after his last

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*Membrane 15—cont.*

account rendered at the exchequer, and for the wages of the men at arms and archers whom he retained with him in the king's service in the company of Hugh de Hastynges, the captain deputed by the king in Flanders, by Hugh's testimony, and also for the payments made by him to divers envoys and crossbowmen and for bringing the bows and arrows, following the king's armies in those parts, from one place to another, by Hugh's view and testimony, and for his passages between England and Flanders on those affairs and for the sums which he received for those causes, and after allowing him 40*d.* a day for those wages, and the customary wages of war for the men at arms and archers retained by him, to give him payment or assignment for what is found to be due to him, provided that he shall answer for the surplus of what he has received in this respect exceeding what is due to him by that account.

By the keeper and C.

Oct. 16. John Hendy, imprisoned at Marlebergh for trespass of vert and venison  
Windsor. in the forest of Savernak, has a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in Savernak forest, to bail him.

Oct. 14. To William de Middelton, escheator in co. Norfolk. Order to deliver to  
The Tower. Nicholas son of John de Haudlo the manor of Billyngford in that county, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief or of any other in his demesne as of fee in that county, but that he held the said manor for life of the gift and grant of Geoffrey de Scardeburgh, parson of Onebury church, and of Thomas Asselote, parson of Wolstanton church, with remainder to Nicholas, by a fine levied in the king's court by his licence, and that the manor is held in chief by the service of 6*s.* 6*d.* yearly to the king's hundred of Eynesford, and the king has taken Nicholas's fealty.

Oct. 20. To the sheriff of Southampton. Order to cause a verderer for Chute  
The Tower. forest, co. Southampton, to be elected in place of John Spyrcock, deceased.

*MEMBRANE 14.*

Oct. 15. To Henry de Alyngton and Philip de Ratheby, late collectors of customs  
Windsor. in the port of Boston. Order to pay to Walter de Chiriton, Thomas de Swanlond and their fellows, merchants, or to their attorney, all the money of the customs and subsidies in that port except the ancient custom of  $\frac{1}{2}$  mark a sack, from Michaelmas last, as by agreements made with those merchants the king granted to them all the customs and subsidies in the realm, except the custom of 2*s.* a tun of wine and the said ancient custom which the king has reserved for the fees granted and assigned thereupon, so that after those fees have been paid all the residue of the ancient custom should remain to those merchants, to hold from the said Michaelmas for two years for rendering a certain yearly ferm, as is fully contained in an indenture made with the merchants.

The like to the following, to wit :

Robert de Angerton and Robert de Shylvyngton, late collectors in the port of Newcastle on Tyne.

William de Beteryng and Geoffrey Drewe of Lenn, late collectors in the port of Lenn.

Thomas de Drayton and William Motte, late collectors in the port of Jernemuth.

Nicholas Lony and John Wyk, late collectors in the port of Southampton.

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*Membrane 14—cont.*

To Walter de Kelby and Thomas de Lyndeseye, late collectors of customs in the port of Kyngeston upon Hull. Like order for the customs in that port, except the ancient custom there, which the king has assigned to William de la Pole, and the custom of 2s. a tun of wine.

Oct. 12.  
Windsor.

To Thomas de Berkele, keeper of the Forest this side Trent. Order to desist from aggrieving William del Peek and Stephen del Peek, his brother, the king's clerks, foresters of the ward of Hopedale in the forest of Peak, co. Derby, and to permit them to have 'housbote' and 'heybote' and pasture for their animals in that ward, without paying anything for agistment for the same, as they and their ancestors have been accustomed to do, restoring to them anything that he has levied for that cause, as before Roger Lestrangle (*Extraneo*) and his fellows, justices in eyre for pleas of the Forest in co. Derby, in the 18th year of the reign of Edward I, it was decided by the ministers of the said forest, by twenty four jurors and by ancient rolls, that the foresters of that forest ought to have 'housbote' and 'heibote' of the king's woods for the repair of their houses of serjeanty, whenever necessary, by the view and livery of the chief bailiff of Peak and of his foresters and verderers, to wit for repairing the houses in which they dwell with oak and other houses of that serjeanty with birch and alder, and that they ought to have their pigs nourished in that serjeanty quit of pannage in the forest, and also pasture for their cattle nourished in their land in serjeanty in the king's pasture in that bailiwick, when that pasture is sold or allowed by the bailiff of Peak, and in the time of weighing, when the king has agistment in the forest, the foresters there ought to have a pig of their choice of those which the king has of agistment, as fully appears by the tenor of the record and process of allowances made before the justices, which the king caused to come before him in chancery, and now the king has learned from William and Stephen that although they and all other foresters of that ward have had such 'housbote' and 'heibote' and pasture without paying anything for agistment, either before or after the said eyre, from time out of mind, yet Thomas and his ministers have now hindered them from having the same, and distrain them to pay certain sums of money for the agistment, whereupon they have besought the king to provide a remedy.

To John de Ravenesholm, keeper of Queen Philippa's forest of Peak, or to him who supplies his place there. The like order with respect to herbage in Eidale in the said ward, which the said queen committed to John for rendering a yearly ferm to her.

To John de Eston and Hugh de Glanvill and others of the council of Queen Philippa. The like order, '*mutatis mutandis*.'

Oct. 18.  
Windsor.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Hamo de Barsham, who holds no lands in fee in that county, according to the statute.

Sept. 30.  
Windsor.

To the collectors of customs in the port of Kyngeston upon Hull. Order to permit William de la Pole to receive all the money of the ancient custom in that port by his own hands, in accordance with the king's grant to him on 11 March last of all that custom there, to be received in aid of his maintenance by the view and testimony of the collectors of customs and the controller of the same there, in recompence for the manors of Brustwyk, Whetele and Gryngele, which the king has caused to be taken into his hand, until the king shall restore them to him or satisfy him for the money which he paid for them, without rendering anything therefor,

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*Membrane 14—cont.*

so that whatever he receives shall be entered in the rolls of the collectors and controller and that the fees assigned upon that custom to Queen Isabel shall be paid to her, and the king wishes William to have a part of the coket seal of the port in his custody, under the seal of the collectors, for so long as he receives the said custom, and that no letters shall be sealed with that seal before the ancient custom has been paid to William.

Oct. 13.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow to the said collectors in their account what William receives of the ancient custom by virtue of the preceding order, and to discharge both the collectors and William of rendering their account at the exchequer.

Oct. 20.  
Windsor.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard son of John de Cotes, who has no lands in that county to qualify him.

*MEMBRANE 13.*

Oct. 24.  
Windsor.

To the collectors in co. Kent of the tenth and fifteenth last granted by the community of the realm. Order to supersede the demand for the tenth and fifteenth made upon John de Pulteneye, citizen of London, as the late king, on 10 April in the 19th year of his reign, granted that John should be quit for life of all tallages, aids and other contributions, saving the king's customary prises, which grant the present king ratified on 12 May in the 14th year of the reign.

The like to the collectors of that tenth and fifteenth in the following counties, to wit :

The collectors in co. Middlesex.

The collectors in co. Hertford.

The collectors in co. Suffolk.

The collectors in co. Cambridge.

The collectors in co. Leicester.

Oct. 23.  
Windsor.

To John de Warrenna, earl of Surrey. Order to place such custody upon the priory of Lewes and its lands, goods and chattels that the profits and emoluments of the priory may be kept safely and committed to the use of the monks there for the necessities of the priory, so that nothing thereof be taken to parts beyond, as the king is informed that the goods of that priory, which is of the earl's patronage, have been wasted, alienated and dissipated by the carelessness of the prior, who has sent all the profits and emoluments that he could collect to France, contrary to the prohibitions thereupon.

By C.

Oct. 3.  
The Tower.

To the mayor and bailiffs of Sandwich. Order to dearrest without delay a ship called '*la cogge Seint Piere*' of Vermewe, whereof Peter Gorny is master, and 90 quarters of wheat or thereabouts therein, arrested by them by virtue of the king's order not to permit wheat to cross out of the realm, and to permit Peter Garcies, William de Caas, Peter de Burgh, William Tougean and Arnald Bernatere, merchants of Gascony, who laded that ship with the said wheat in the port of Sandwich, to cross in that ship to Bordeaux, notwithstanding the said order, as John Fynche, John de Studeye, John Beauflour and Gaillard Sedas of London have mainperned for the said merchants that they will take that wheat to Bordeaux for the maintenance of the king's lieges in those parts, and will unlade it there and not elsewhere, bringing back to chancery the letters testimonial upon that unlading of the seneschal of Gascony or of the constable of Bordeaux.

By C.

1346.

*Membrane 13—cont.*

To the mayor and sheriffs of London. The like order in favour of John de Barando and Peter de Gray, merchants of Spain, who have laded 440 quarters of wheat in a ship called '*la Seint Johan*' of Vermewe, whereof John Garcya de le Ketyen is master, in the port of London, for whom Peter Lopys and John de Notyngham, citizens of London, have mainperned.

By C.

Oct. 28.  
Westminster.

To John de Coggeshale, escheator in cos. Essex, Hertford and Middlesex. Order as at another time not to intermeddle further with the lands which belonged to William de Gyney, who held of the king as of the honour of Reylegh, in the king's hand on the day of William's death, and afterwards in the hand of Queen Philippa by the king's grant by knight's service, restoring the issues thereof to William de Gyney, son and heir of the said William, as on 15 October in the 18th year of the reign, because William the son proved his age before the escheator, the king ordered the escheator not to intermeddle further with the said lands.

Sept. 28.  
Westminster.

To John de Wessenham and his fellows, to whom the king granted the customs and subsidies in all the ports of the realm under a certain form. Order to pay to John de Stryvelyn or to his attorney, 100 marks for Michaelmas term, in accordance with the king's grant to him of 200 marks to be received yearly of the issues of the customs in the ports of Newcastle upon Tyne and Hertilpole.

Nov. 3.  
Windsor.

To the sheriff of Northampton. Order to pay to Richard de Armeston what is in arrear to him of 6*d.* daily and to pay him 6*d.* daily henceforth, in accordance with the king's grant to him on 7 July in the 16th year of the reign, for his good service in Ireland, in which he lost an eye and his tongue, of 6*d.* to be received daily for life of the issues of that county, in aid of his maintenance.

Nov. 8.  
Windsor.

To Thomas de Lucy, escheator in co. Westmorland. Order not to intermeddle further with 4 marks yearly rent of cornage of certain tenants in co. Westmorland, restoring anything received thereof to the abbot of Heppe, as the king has learned by inquisition taken by the escheator that Robert son of John de Veteri Ponte, sometime lord of Westmorland, long before the publication of the statute of mortmain, granted by charter to the abbot and convent of Heppe the said rent, to wit: of Thomas de Hollebek and his heirs, 2 marks for lands which he held of Robert in Askom; of Robert de la Fierte and his heirs, 1 mark which he held of Robert in the same town, and of Eustace de Lamal and his heirs, 1 mark which he owed for lands held of Robert in Milneburn, for the maintenance of a canon of the said convent to celebrate divine service daily in the abbey for the departed, saving to Robert and his heirs the homages, wards, reliefs, suits of court and all other services which the said tenants used to make to him beyond the said rent, and that all the abbots and convents of that place have been seised of the rent from the time of the grant until Hugh de Moriceby, late escheator in that county, pretending that Robert de Clifford, tenant in chief, had died seised of the rent, when he did not, took it into the king's hand, where it still remains owing to the minority of Robert's heir.

To Hugh de Moriceby, late escheator in co. Westmorland. Order to restore to the said abbot anything which he received of the said rent while he held that office, for which answer has not yet been made to the king.

1346.

*Membrane 13—cont.*Oct. 20.  
The Tower.

To Richard de Lacer, late mayor, and to Edmund de Hemenhale and John de Gloucestr[ia], late sheriffs of London. Order to dearrest William de Stanes and to deliver to him all the lands, goods and chattels which belonged to him, to do his pleasure therewith, although the king ordered them to arrest William and to seise all his lands, goods and chattels, rolls, papers and memoranda which belonged to him in that city.

By p.s. [17869.]

## MEMBRANE 12.

Oct. 24.  
Westminster

To Thomas Cary, escheator in cos. Somerset and Dorset. Order not to intermeddle further with the manor of Hynton Martel and a moiety of the manor of Mapeudre with the advowson of the church of that town, co. Dorset, restoring the issues thereof to Joan late the wife of Reginald fitz Herberd, as the king has learned by inquisition taken by the escheator that Reginald at his death held no lands in his demesne as of fee or in service, in chief, in co. Dorset, but that he held the said manor, moiety and advowson jointly with Joan, of others than the king, by divers services.

Oct. 26.  
Windsor.

To Thomas Cary, escheator in co. Somerset. Order to deliver to Joan late the wife of Reginald le fitz Herbert, tenant in chief, after taking her oath that she will not marry without the king's licence, a moiety of the manor of Shipton Malet in that county, extended at 19*l.* 7*s.* 6*d.* yearly with the knights' fees and advowsons pertaining thereto, which the king has assigned to her to hold in dower of the lands which belonged to her husband.

*Memorandum* that Bartholomew Tyrel, clerk, in the name and stead of Richard Talbot, to whom the king granted the custody of the lands which belonged to Reginald, and which were in the king's hand by reason of the minority of Reginald's heir, came into chancery at Westminster on 26 October and undertook at his peril that Robert would hold himself content with the assignment of dower to Joan in the form aforesaid.

Oct. 18.  
Westminster.

To Ralph de Nevill, keeper of the Forest beyond Trent or to him who supplies his place in the forest of Ingelwode. Order to permit John de Ratheby to be quit for two years of a ferm of 6 marks, as on 20 June last the king, at the request of John de Warennia earl of Surrey, granted to John the close of Hescath in the forest of Ingelwode which William le Engleys lately held, to hold for life for rendering the said ferm, and at the second request of the earl the king has pardoned John that ferm for the two years following the said 20 June.

By p.s. [17857.]

Nov. 4.  
The Tower

To the sheriff of Cambridge. Order to pay to William marquis of Juliers and earl of Cambridge, or to Tilemannus de Werda and William Muschet, his attorneys, 10*l.* for Michaelmas term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of that county.

Oct. 24.  
Windsor.

To Reginald le Forester, escheator in cos. Surrey and Sussex. Order to amove the king's hand from a messuage and 45 acres of land in Mykelham which belonged to John Adryan and not to intermeddle further therewith, restoring the issues thereof to John son of the said John, as the king ordered the escheator to certify him why he had taken the said messuage and land into the king's hand, and he returned that he had not taken them, but that William de Northo, late escheator in cos. Surrey, Sussex, Kent and Middlesex, had so taken them because Gilbert de Mykelham, who held them in chief, alienated them to John Adryan and Cecily, his wife, and to John's

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*Membrane 12—cont.*

heirs, without the king's licence, and afterwards the king learned from John son of the said John that the messuage and land were not held of the king but of John de Mykelham by the service of rendering 2s. 7d. yearly to him for every service, and the said John son of John has besought the king to cause his hand to be amoved, and the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said messuage and land are not held in chief, and never have been, but they are held of John de Mikelham, son and heir of Gilbert de Mykelham by the service of paying 2s. 7d. yearly, and that John the son of Gilbert holds the same of John de Leghe, lord of Waltone, who holds of the honour of Clare.

Oct. 12. Windsor. To the sheriff of Warwick. Order to cause coroners for that county to be elected in place of Adam de Asshesho, John Wandak, William de Kyngesford and John de Stanford, who are insufficiently qualified.

Oct. 26. Windsor. To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Robert Savage, or the king will punish him for his disobedience and contempt in an exemplary manner, as the king previously ordered the sheriff to cause a coroner for that county to be elected in that county in place of Robert, who had no lands in the county according to the statute to qualify him, and now the king has learned that although the sheriff amoved Robert by virtue of that writ, yet by collusion with him, his friends and abettors, the sheriff caused Robert to be re-elected as coroner, contrary to his oath, whereat the king is much angered. By p.s.

Nov. 4. Westminster. To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Thomas de Melchebourn for his wages and expenses in the arresting of ships for the king's service, and to give him payment or an assignment for what is found to be due to him by that account after viewing the king's letters to him, as the king appointed William Fraunk and the said Thomas, then mayor of the staple of wool at Bruges in Flanders, to arrest all ships of England both of the admiralship of the north and of the west, in the port of Lescluses and elsewhere in Flanders, for the king's service, and to take security from the masters and mariners of those ships to take those ships to the ports to which they belonged after they were unladed.

Nov. 6. The Tower. To the treasurer and barons of the exchequer. Order to discharge the abbot and convent of Barlynges of the portion touching them of the third year of the triennial tenth last granted by the clergy of the realm, as the king, of his special favour, has pardoned them the said portion.

By p.s. [17947.]

Nov. 1. The Tower. To the taxers and collectors in co. Berks of the tenth and fifteenth lately granted by the community of the realm. Order to supersede the demand for that tenth and fifteenth made upon the king's own goods in his manors of Hampstede Mareschal and Yeshampstede, reserved to his chamber.

By C. and by the testimony of Henry de Greystok.

The like to the following for the following manors, to wit:

The taxers and collectors of the tenth and fifteenth in co. Essex for the manor of Aumbreden.

The taxers and collectors of the tenth and fifteenth in co. Devon for the manor of Kyngesnymynton.

Nov. 15. The Tower. To the treasurer and barons of the exchequer. Order to discharge William Clapitus and the taxers and collectors of the triennial tenth and fifteenth granted in the parliament held at Westminster in the 18th year of

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*Membrane 12—cont.*

the reign, in the city of London, of 10 marks for his portion for the second year, as the king has pardoned him his said portion, and ordered those taxers and collectors to supersede the demand made upon him for the same, and the treasurer and barons returned that they could not discharge William and the said taxers and collectors because the mayor and citizens of London render a sum in gross of 1,100 marks in each taxation, whereof they have not the particulars, but the taxers and collectors have certified in chancery that William is assessed at 10 marks for his portion for the second year.

By C.

## MEMBRANE 11.

Oct. 20.  
Windsor.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to Gilbert Pypot, the king's fletcher in that castle, what is in arrear to him of his customary wages from the time of the constable's appointment, and to pay him such wages henceforth and the other things necessary for his office.

To the same. The like order in favour of John Maudryn, parker in the king's park of Wyndesore.

Oct. 5.  
Windsor.

To Henry de Ailyngton and Philip de Ratheby, late collectors of customs in the port of Boston. Order to account with Walter de Chiriton, Thomas de Swanlond and their fellows, merchants to whom the king demised the great and petty customs and subsidies in all the ports of the realm, except the custom of 2s. a tun on wine and the ancient custom, which the king reserved for the fees assigned thereupon, or with their attorneys for all the money of the customs and subsidies, with the said exceptions, from Michaelmas last, and to cause answer to be made to them in accordance with that account, and to cause all the money of the ancient custom to be delivered to the present collectors of customs in that port, by indenture, certifying the king of the sums so paid by them to the said merchants and collectors.

The like to the following, to wit:

Nov. 25.  
The Tower.

Nicholas Lony and John Wyk, late collectors in the port of Southampton.

William de Biteryng and Geoffrey Drewe, late collectors in the port of Lenn.

Edward Petigard and John de Preston, late collectors in the port of Ipswich.

John Spicer and Peter de Rompneye, late collectors in the port of Bristol.

Robert de Brummore of Bridham, and William Freman of Ertlyngburgh, late collectors in the port of Chichester.

Thomas de Drayton and William Motte, late collectors in the port of Great Yarmouth.

William le Riche of Brackele, late collector in the port of Sandwich.

John de Weston and Thomas de Perle, late collectors in the port of London.

Nicholas Lony and John Wyk, late collectors in the port of Southampton.

Robert de Angerton and Robert de Shilvyngton, late collectors in the port of Newcastle upon Tyne.

Nov. 15.  
The Tower.

To John de Coggeshale, escheator in co. Essex. Order to cause Edmund Amory son and heir of John Amory, tenant in chief, to have seisin of all

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*Membrane 11—cont.*

the lands of which his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator and the king has taken his fealty for all the lands which his father held in chief and has rendered them to him, giving him respite for his homage until the king's return to England.

By the keeper.

The like, '*mutatis mutandis*,' to William Croyser, escheator in co. Bedford.

Nov. 15.  
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master William de Homyngham and Master John de Stretlee, the king's clerks, sent to Flanders in the company of Hugh de Hastynges on the king's affairs, for the days spent by them in that service and in going and returning and for their costs and expenses upon their passage and the passage for the conduct of horses, allowing them 13s. 4d. each for every day spent in that service, and to pay them or give them an assignment for what is found to be due to them beyond 40l., which the king caused to be delivered to them upon their expenses, and also 40 marks which the king granted to them of his gift for their travail in the matter.

Nov. 22.  
The Tower.

To the sheriff of Southampton. Order to pay for the provision for the king's stud and foals in his park of Odyham, for the present year and the customary wages to the keepers of the said stud and foals, by indenture made with William le Ferroure, the king's yeoman, the chief keeper, both for the present and for the 19th year of the reign.

By bill of the treasurer.

Nov. 8.  
The Tower.

To the sheriff of Derby. Order to pay to Henry de Lancastre, earl of Derby, or to his attorney, 10l. for Michaelmas term last, and what is in arrear to him for Easter and Michaelmas terms preceding, in accordance with the king's grant to him of 20l. to be received yearly of the issues of that county.

Nov. 15.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Burnham, treasurer of Ireland, in his account, for all payments and assignments which the treasurer and chamberlains shall find him to have made for gifts and rewards and for other affairs by virtue of the king's orders under the seal used in Ireland, according to the ordinance of the justiciary and council of that land, as he has besought the king to provide a remedy, since because it was necessary to make divers payments and assignments in Ireland to suppress the rebellion of certain of the king's subjects and to further his affairs there, by writ to him and the chamberlains of the exchequer, Dublin, under the said seal by the said ordinance, the king ordered the treasurer and barons to cause allowance to be made to John as aforesaid, as they should find had been made to other treasurers before these times, and although the treasurer and chamberlains made divers such payments, yet the treasurer and barons have hitherto delayed to make allowance to John for the same, because no mention is made of gifts and rewards in the king's previous order.

Nov. 25.  
The Tower.

To the same. Order to discharge Oliver de Burdegala, the king's yeoman, of the tenth, twelfth and other quotas granted by the community of the realm, as on 25 December in the 1st year of the reign, the king granted that he should be quit of such quotas for life.

Nov. 13.  
The Tower.

To the sheriff of Middlesex. Order to pay to John de Paskeneye what is in arrear to him of 2d. daily and 10s. a year for his robe from 8 January last, and to pay him the said 2d. daily and 10s. yearly henceforth, in accordance with the king's grant to him on the said day, for his good service to himself and the late king, and because he was maimed in that service, of 2d. a day for his wages and 10s. yearly for his robe, to be received by the hands of the sheriff of that county for life.

1346.

Oct. 5.  
Windsor.*Membrane 11—cont.*

To Walter de Kelby and Thomas de Lyndeseye, late collectors of customs in the port of Kyngeston upon Hull. Order to account with Walter de Chiriton, Thomas de Swanlund and their fellows, merchants to whom the king demised at ferm all the great and petty customs in all the ports of the realm, and all the subsidies, except the custom of 2s. a tun of wine and the ancient custom, which the king has granted to William de la Pole, to hold from Michaelmas last for two years for rendering a certain yearly ferm to the king, for the said customs and subsidies except the ancient custom, of which they shall deliver all the money to the present collectors in that port by indenture.

## MEMBRANE 10.

Nov. 22.  
The Tower.

To John le Longe and Stephen Tregon. Order to deliver all the money of the new custom received in the port of Wynchelse from Michaelmas last to Peter Fyssh, by indenture, and not to intermeddle further with the collection of that custom, as with the assent of Walter de Chiriton and Thomas de Swanlund and their fellows, merchants to whom the king granted all the customs and subsidies in the realm to hold from the said Michaelmas for two years, the king has appointed Peter to levy and collect all the customs and subsidies in the said port and to keep the seal called 'coket' there, during pleasure.

Nov. 20.  
The Tower.

To the treasurer and barons of the exchequer. Order to inspect the rolls and memoranda of the exchequer and if they find that William, bishop of Winchester did not intermeddle with the temporalities of his bishopric before 15 February last, whereby he ought to be charged with the triennial tenth last granted by the clergy, before that day, then to discharge him of such tenth, receiving from him the portion of that tenth touching him after that day, provided that the executors of the will of Adam, the late bishop, answer to the king for the tenth before that day, as the present bishop has shown the king that whereas the king took his fealty on the said day and restored the temporalities of the bishopric to him, and although he is ready to pay his portion of that tenth for the second year, after that day, yet the treasurer and barons exact the tenth from him for the time when the said temporalities were in the king's hand by Adam's death, whereupon he has besought the king to provide a remedy.

Nov. 23.  
The Tower.

To the collectors of the custom of wool, hides and wool-fells, the controller and weigher in the port of London. Order not to permit any wool and fells placed in sarplars and pockets to be taken from that port to parts beyond before the wool has been weighed in a public place in the presence of lawful men by the beam deputed in that port, and the fells have been publicly counted, so that answer may be made to the king for the entire customs and subsidies thereon, without fraud, as the king is much defrauded because in the weighing of wool and the lading of wool-fells taken out of the realm, the wool is placed in pockets and sarplars in houses and other private places and is not weighed in public, and the fells are coketted by estimate and not by lawful account.

The like to the collectors, controllers and weighers in the following ports, to wit:

The collectors etc. in the port of Newcastle upon Tyne.  
The collectors etc. in the port of Kyngeston upon Hull.  
The collectors etc. in the port of Boston.

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*Membrane 10—cont.*

The collectors etc. in the port of Lenn.  
 The collectors etc. in the port of Great Yarmouth.  
 The collectors etc. in the port of Wynchelse.  
 The collectors etc. in the port of Ipswich.  
 The collectors etc. in the port of Chichester.  
 The collectors etc. in the port of Sandwich.  
 The collectors etc. in the port of Southampton.  
 The collectors etc. in the port of Bristol  
 The collectors etc. in the port of Exeter.

Nov. 20.  
 The Tower.

To the treasurer and barons of the exchequer. Order to cause a new coket seal to be made for the port of Wynchelse and to be delivered to Walter de Chiriton and Thomas de Swanlund, the king's merchants, and their fellows, to whom the king has granted the customs and subsidies in all the ports of England under a certain form, for coketting wool, hides and wool fells in that port, as the king has ordained that a passage of wool, hides and wool fells shall be held at Wynchelse as at certain other ports and that a coket seal shall be deputed there for the same.

Nov. 25.  
 The Tower.

To John de Aleton and John de Thornhill, clerk. Order to deliver to brother Ralph Provost of Valmont (*de Valdo Monte*), prior of Stratfeld Say, the priory of Stratfeld Say with all its lands and possessions and the lands and chattels found therein, which are in the king's hand, together with the issues thereof, as the king appointed John and John to take all the lands and possessions of the abbot of Valmont in England, which they should find that he or his proctor held there, together with the goods and chattels found therein, and to keep them safely until further order, and by virtue of that order John and John took into the king's hand the said priory, which is a cell of the said abbey, and the king has committed the priory and its possessions to brother Ralph, to hold for so long as they remain in the king's hand, rendering to him 100s. yearly. By C.

*MEMBRANE 9.*

Nov. 1.  
 Westminster.

To Nicholas Bonde and Henry de Elmham, fermors and keepers of the lands pertaining to the priory of Eye, in co. Suffolk, now in the king's hand for certain causes. Order to pay to Oliver de Dynelay, now parson of the church of Stoke near Eye, the tenths of a certain part of the lands in the parish of that church, after receiving from him 20s. 6d. yearly henceforth so long as the said lands are in the king's hand, as on 4 May in the 14th year of the reign, the king ordered Nicholas and Henry to pay those tenths to William de Lound, late parson of the said church, receiving 26s. 6d. from him yearly [*as in this Calendar, 14 Edward III, page 413*], and now Oliver has besought the king to cause those tenths to be paid to him, and the king has granted his request because William has granted and resigned to Oliver in chancery his estate in that church, which is founded in honour of the Virgin Mary.

Nov. 8.  
 Westminster.

To the treasurer and barons of the exchequer. Order to view the inquisition taken by the taxers and collectors of the tenth and fifteenth granted in the 18th year of the reign, in the East Riding, co. York, by the king's order [*as in this Calendar, 18 Edward III, page 440*], concerning the value of the moveable goods of the men of Frismersk in Holderness, and the said order, and after receiving the 26s. 8d. for the first year of the biennial fifteenth and 26s. 8d. for the second year thereof, according to the new taxation, not to charge those men or the said taxers and collectors further. By pet. of C.

*Membrane 9—cont.*

1346.

Nov. 16.  
Windsor.

To the mayor and sheriffs of London. Order to amove the king's hand from two messuages in London and not to intermeddle further therewith, as at the suit of Joan late the wife of John de Tolouse by her petition before the king and his council in the last parliament held at Westminster, beseeching the king to cause his hand to be amoved from those messuages and the issues thereof to be delivered to her, as she and John held those messuages for themselves and the heirs of their bodies, and John was afterwards indicted before William Scot and his fellows, justices of gaol delivery at Neugate, for the death of Ellen late the wife of John de Tolouse, and being convicted by inquisition of office, he was delivered, in accordance with the privilege of the clergy, to R. bishop of London, in whose prison he died, the king ordered the mayor and sheriffs to take an inquisition upon the matter, by which it is found that Joan held the messuages jointly with John for themselves and the heirs of their bodies, and that she did not change her estate therein, and it appears by the letters patent of the bishop that John was sent to the bishop's prison and died there after a time.

Nov. 20.  
The Tower.

To the sheriff of Salop. Order to pay to Leo de Perton, the king's yeoman, what is in arrear to him of 6*d.* daily from 24 April in the 18th year of the reign and to pay him 6*d.* daily henceforth, as on the said 24 April the king granted to Leo, to whom he granted the custody of Bruggenorth castle, to hold for life, 6*d.* to be received daily for life of the issues of that county, for the said custody.

Nov. 20.  
The Tower.

Peter de Gonceaux, parson of Cilcestre church, and John Couper of Cilcestre, imprisoned at Winchester for trespass of vert in the forest of Paunber, have a writ to Thomas de Berkele, keeper of the Forest south of Trent, or to him who supplies his place in Paunber forest, to bail them.

Nov. 27.  
The Tower.

To John de Wyndesore, escheator in co. Warwick. Order to amove the king's hand from the manor of Grenebergh in that county, restoring the issues thereof to the prior and convent of Chacumbe, as the king lately committed to Edmund de Berford, his clerk, the custody of that manor, which was taken into the king's hand by the escheator, to hold for so long as it should remain in the king's hand, so that he should answer at the exchequer for the issues thereof if they ought to pertain to the king; and afterwards the king ordered William de Fililode, sub-escheator in that county, to be in chancery on the morrow of All Souls last to certify the king why the manor was so taken, and he returned that he had taken it because he had learned by trustworthy testimony that the king had been deceived in the extent made thereof, and that the manor was lately granted by the king to the prior and convent to the value of 10 marks yearly, and it is now worth 14*l.* 7*s.* beyond those 10 marks, and the king considers the reason insufficient.

Mandate to Edmund to deliver to the prior and convent the said manor together with the issues thereof.

*MEMBRANE 8.*Oct. 20.  
Windsor.

To Walter de Bermyngeham, justiciary of Ireland. Order to assign and deliver to John Danmartyn a rent of Bagotesrath,\* extended at 13*l.* 6*s.* 8*d.*, to hold until he receives as much as he ought by reason of the king's grant to him of 20*l.* yearly, after viewing the king's letters and taking information concerning the heir of Robert de Clifford and of the time when

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\* Baggeaterath in the privy seal.

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*Membrane 8—cont.*

John was amoved from the custody granted to him, as the king granted that John should have the custody of the lands in Ireland which should first come into the king's hand by reason of the minority of any heir, and did not exceed the value of 20*l.*, to hold until the heir should come of age; and afterwards, by reason of that grant the king afterwards granted to John, upon the testimony of Ralph de Ufford, late justiciary of Ireland, the custody of certain lands which belonged to Robert de Clifford, who held in chief in Ireland, to hold until the heir should come of age, so that 20*l.* should be allowed to him and he should answer for any surplus to the king, and now John has besought the king to grant him the said rent in place of the 20*l.* as he is amoved from the said custody by reason of the king's grant to Thomas de Bello Campo, earl of Warwick, of the custody of all the lands which belonged to Robert in England and Ireland. By p.s. [17867.]

Nov. 7.  
The Tower.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Walter Parles, who is attendant upon divers affairs of the king in that county, so that he cannot execute the duties of the office.

April 1.  
Westminster.

To Master John Cook, keeper of the great wardrobe. Order to deliver to William Scot, William de Thorp, William Basset, Roger de Baukwell, justices of the King's Bench, John de Stonore, Richard de Wylughby, Roger Hillary, William de Sharesull, Richard de Kelleshull and John de Stouford, justices of the Common Bench, Robert de Sadyngton, William de Broklesby, Gervase de Wilford and Adam de Assh, barons of the exchequer, to wit, to each of them for their robes for the present year, half a short cloth and a piece of 'sindon' for the summer season, another half short cloth with a hood and three furs of white budge for the winter season, and another half short cloth with a hood of thirty two miniver furs (*ventribus de meniver*), a fur of seven rows (*tir*) of miniver, a fur of 'bissh' and a fur of 'strandl' for Christmas.

*Vacated because word for word, except the date, on the first part of the Close Roll for this year.*

Nov. 24.  
The Tower.

To the sheriff of Northampton. Order to pay the wages of the huntsmen staying in that bailiwick from 21 October last, to wit to John Mar receiving 12*d.*, Simon Bacoun receiving 4*d.*, William le Honte receiving 4*d.*, Geoffrey Leffente receiving 4*d.*, Walter Webbelegh, receiving 2*d.*, Adam de Falleslegh receiving 2*d.*, Richard Priour receiving 2*d.* and William Buffard receiving 1½*d.* and for two limers 2*d.*, for thirty coursing dogs 15*d.* and for eight greyhounds 4*d.* a day, and to pay such wages henceforth, by indenture, so long as those huntsmen remain in that bailiwick.

By bill of the treasurer.

Nov. 10.  
The Tower.

To Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwod. Order to go to Carlisle castle, supervise the defects therein and to deliver to the constable of the castle, by his advice, the timber necessary for repairing those defects, as the king is informed that there are several defects in the castle, as in bretaches, buildings, bridges, engines and other garniture, which are in great need of repair.

By C.

Nov. 28.  
The Tower.

To the abbot of Clyve, fermor of the abbot of Bec Herlewin, prebendary of Clyve in the church of St. Andrew, Wells. Although, by reason of an ordinance that all aliens beneficed in England, who did not reside in their benefices, should aid the king with the value of their benefices for a year, the king ordered the abbot to cause all the money of the fruits of that

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*Membrane 8—cont.*

prebend for a year to be brought to London to be delivered to John de Wesenham, the king's merchant, yet because the treasurer and barons of the exchequer, at the suit of the prior of Okebourn, to whom the king committed the custody of the spiritualities and temporalities of the abbot of Bec in England for rendering a certain thing yearly, have certified the king in chancery that on inspecting the rolls of taxation of benefices and other memoranda of the exchequer, it was found among certain inquisitions taken before Henry de Gulden and his fellows, keepers of alien religious houses in co. Somerset in the 18th year of the late king's reign, thus: 'the prior of Okebourn received at Clyve Abbas of the abbot there 44 marks of a yearly pension of the church of Clyve, at Martinmas and Midsummer in equal portions,' it was also found in the account of Henry and his fellows for goods and chattels and of the issues of the lands of such religious, rendered at the exchequer, from the 8 October in the said year, until 6 February following, as follows: of a yearly pension of 44 marks due to the priory of Okebourn, which is a cell of the abbey of Becke Harlewyn, by the abbot of Clyve, from the said 8 October to 6 February following no answer was made, because he delivered the pension to the prior of Okebourn, to whom the late king committed the custody of the said manors and lands to hold under a certain form: the king notifies the abbot of Clyve of the premises, ordering him to be answerable to the said prior for time past and to come during that custody, for the said ferm, as he used to be answerable to the abbot.

Nov. 16. To William Scot, late chief justice appointed to hold pleas before the  
The Tower king. Order to deliver to William de Thorp, whom the king wishes to be chief justice for those pleas during pleasure, all the writs, rolls, records, processes, memoranda and other things touching that office. By p.s.

Nov. 25. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Westminster. elected in place of Geoffrey de Wermynstre, deceased.

Nov. 25. To the sheriffs of London. Order to deliver to John de Hatfeld, draper  
The Tower. 14 cloths, in the presence of John de Wesenham, for the price thereof; so that John de Wesenham or his deputy be satisfied for that price by the view and testimony of Thomas de Brayton, the king's clerk, as lately, because John de Craven, fermor of the archdeaconry of Craven, did not satisfy the king for his ferm, according to the ordinance concerning aliens beneficed in England and not resident there, the king ordered the sheriffs to arrest all John's goods and chattels and keep them safely until further order, and they arrested the said 14 cloths, to wit 4 of 'reyes' price 6*l.* 8*s.* and four of 'flour de vesce' price 6*l.*, six of 'mellees' price 8*l.* and four pieces whereof two are of 'reye' of Candelwykstrete containing 33 ells, price 32*s.*, and a third of green cloth of Candelwykstrete containing 16 ells, price 10*s.* 8*d.* and a fourth piece of 'reye' containing 3 ells price 4*s.*, and 10 ells of canvas for wrapping that cloth, price 20*d.*, and a cord for binding the cloth 2*d.*, as the sheriffs returned before the council, and John de Hatfeld who provided that cloth for John de Craven and who is not yet satisfied for the price thereof, as has been testified before the council, has besought the king to order that cloth to be delivered to him for the price assessed thereupon, and John de Wesenham, the king's merchant, to whom all the money of such beneficed aliens has been assigned, has agreed before the council that the cloth shall be delivered to John de Hatfeld for the said price, if he pay it immediately. By C.

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## MEMBRANE 7.

Nov. 3.  
The Tower.

To Reginald le Forester, escheator in cos. Surrey and Sussex. Order to cause Laurence de Hastynges, earl of Pembroke, son and heir of John de Hastynges, tenant in chief, to have seisin of the manors of Hamptonet, Wolbedyng and two parts of the manor of Pynkhurst in that county (*sic*) together with the issues thereof, certifying the king in chancery without delay if there is reasonable cause why he should not do this, as on 24 May in the 15th year of the reign, the king took the homage of Laurence, who proved his age, for all the lands which his father held in chief at his death, and ordered William Pycot of Pabelwyk, then escheator in those counties, to deliver to him all the lands whereof his father was seised in his demesne as of fee, and now the king has learned from the earl that although he has sued the escheator in cos. Surrey and Sussex for the said manors and parts whereof his father was seised at his death in his demesne as of fee, yet he has not hitherto been able to obtain seisin thereof, whereupon he has besought the king to provide a remedy.

Nov. 8.  
The Tower.

To the treasurer and barons of the exchequer and to the chamberlains. Order to view the king's writ of privy seal to William de Cusancia, when treasurer, and inspect the rolls and memoranda of the exchequer, and if they find that 200 marks were assigned to Gilbert de Umframvill, earl of Angos, then to cause that sum to be allowed to Thomas de Berewyk and his fellows to whom the king sold the wool of co. York, as in recompence for the costs incurred by the earl in the king's service in Scotland, the king granted to him 200 marks as a gift and ordered the receiver of the money of the aids granted beyond Trent to pay that sum to the earl; and afterwards on being informed that before that order was delivered to the receiver, all the money of those aids had been granted elsewhere by the chancellor and treasurer, the king ordered William to pay 200 marks to the earl, and although he assigned that sum to him of Thomas and his fellows, from whom the earl received it, yet the treasurer, barons and chamberlains have delayed to allow that assignment because the writ was directed to the treasurer and not to the chamberlains, whereupon the earl has besought the king to provide a remedy.

Oct. 14.  
Windsor.

To the abbot of St. Albans and his fellows, presiding over the last chapter general of their order celebrated at Northampton. Order to supersede the exaction for 40*l.* made upon the prior of St. Swythun's, Winchester, as the king has learned that they have mulcted the prior in 20*l.* because of his pretended contumacy in not coming to that chapter, and in another 20*l.* because he has not found monks scholars in the university of Oxford for the past year, and the king enjoined the prior, whom he lately appointed with other lieges to guard the maritime land in co. Southampton against the incursions of hostile aliens, long before that chapter, to make continual stay upon that custody, upon pain of forfeiture, and he did not go to the chapter for that cause, and the king has caused the temporalities of the priory for the past year to be taken into his hand because of certain contempts committed by the prior and his convent by process held thereupon in the king's court, and afterwards the king restored them to him by a fine of 2,000*l.*, wherefore he could not find those scholars in the said university, on account of such heavy charges.

Nov. 28.  
The Tower.

To John de Roches, escheator in co. Wilts. Order to take the fealty of Eleanor late the wife of Adam de Grymsted, according to the form of a schedule enclosed with these presents, and not to intermeddle further with the manor of Pleyteford, the custody of the park of Melchet, a messuage

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*Membrane 7—cont.*

in la More, 20 acres of meadow and 100s. rent in Bumerton and Alwardbury, 60s. rent in Estgrymsted and a messuage in Abbesseton restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that Adam at his death was jointly enfeoffed of the premises with Eleanor, by the king's licence, and that the manor, messuage, meadow and rent in la More, Bumerton and Alwardbury are held in chief by knight's service, and the custody is also held of the king by the service of rendering 40s. yearly by the hands of the king's bailiff of Claryndon and of finding a man to keep the park, and the messuage and rent in Estgrymstede and Abbesseton are held of others than the king by certain services.

Mandate to the keeper of the king's park, Claryndon, or to him who supplies his place to admit Eleanor to the custody of the said park of Melchet and not to intermeddle further therewith.

Dec. 3. To Reymund Seguyn, the king's butler, or to him who supplies his place  
The Tower. in the port of Bristol. Order to deliver to John de Sapy or to his attorney 3 tuns of wine in that port, as on 28 April in the 12th year of the reign the king granted that John should receive such fees and robes in his household as his other knights received there, and John afterwards besought the king to grant him 3 tuns of wine yearly for life in that port in recompence for the said fees and robes, and because he surrendered the king's letters to chancery to be cancelled the king granted his request.

Dec. 3. To John de Frenyngham, escheator in co. Kent. Order not to inter-  
The Tower. meddle further with the manor of Sentlyng in the town of St. Marie Creye, restoring the issues thereof, as the king has learned by inquisition taken by William de Langele, late escheator in that county, that Emery de Rokesle, at his death, held of John de Pulteneye, knight, of the fees pertaining to the manor of Osprenge, the said manor of Sentlyng, by the service of a fourth part and a moiety of a fourth part of a knight's fee, and that he held no other lands in chief in that county whereby the custody of his lands ought to pertain to the king.

Dec. 7. To John de Cherleton and Alan atte Mount, collectors in co. Middlesex,  
The Tower. of the tenth and fifteenth last granted. Order upon pain of forfeiture of life and members to cause all the money of that tenth and fifteenth of the first term to be brought to the receipt within three days from receiving this order, to be delivered to the treasurer and chamberlains there, to receive tallies there in their discharge, knowing that if they neglect to do this the king will cause them to be imprisoned in the Tower of London, and their lands, goods and chattels to be seised into his hand as forfeit, as although the king ordered them to have that money for the first term at the said receipt on the feast of St. Nicholas last, to be delivered to the treasurer there, they have neglected to do so, and it behoves the king to have all the money which he can collect, quickly, for his affairs. By K.

The like to the collectors of the tenth and fifteenth in the following counties, to wit:

Giles Bossard and Walter Blauncfrount in co. Bedford.

Robert Marie and Nicholas de Hagh in co. Berks.

Adam Lucas, John de Bedeford and William de Ponte Fracto in the city of London.

William Wade and William atte Hide of Eglyton in co. Rutland.

Ivo de Fissatre and Ralph Bryt in co. Devon.

Laurence Ayete and Robert Albyn in co. Hertford.

## MEMBRANE 6.

1346.  
Dec. 1.  
The Tower. To the sheriff of York. Order to pay for the purveyance of hay, litter, oats, beans, bread, peas and all other things for the maintenance of the king's great horses and stud in the custody of Roger Normanvill, beyond Trent, the carriage of the same, the wages of Robert de Nesefeld and those of Roger and the other keepers of the said horses and stud from Michaelmas last and henceforth, by indenture made with Roger, as the king appointed Robert to make such purveyance and carriage for money to be delivered to him by the sheriff, by the view and testimony of Roger, and to receive 3*d.* a day for his wages from the sheriff. By C.
- Dec. 9.  
The Tower. To Reginald Forester, escheator in co. Sussex. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of John de Abberbury, knight, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in that bailiwick, whereby the custody of his lands ought to pertain to the king, but that he held lands in his demesne as of fee of others than the king by divers services.  
The like to John de A[l]veton, escheator in cos. Oxford and Berks.
- Nov. 26.  
The Tower. To John de Warennia, earl of Surrey. Order to direct his ministers not to intermeddle with the priory of Lewes or with the things pertaining thereto, but to deliver them to the prior together with the issues thereof, without delay, so that he may have the administration of the priory and of the lands and things pertaining thereto, releasing the men and serjeants about to set out with him in the king's service from the prisons where they are detained, as by divers writs under the privy and secret seals the king ordered the prior to hasten to him at Calais, and the king has learned that certain of the earl's ministers have caused the priory and its appurtenances to be seised into the earl's hand, and detain in prison the prior's men and serjeants about to set out with him to the said parts, and the king wishes to protect the prior from such injuries while he is in his service. By p.s.  
Mandate to Thomas de Weyvill, Master John atte Gote, Simon de la Hyde, Richard Russell, clerk, and Simon Fest, keepers of that priory, deputed by John de Warennia, earl of Surrey, not to intermeddle with the priory etc. '*mutatis mutandis.*' By the same writ.  
Mandate to Ralph Bygot, keeper of the lands, goods and chattels pertaining to the said priory in co. Norfolk, not to intermeddle further with the said lands. By the same writ.
- Nov. 20.  
The Tower. To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Stryvelyn, late keeper of Berwick upon Tweed, in his account, for what they shall find him to have expended on the repair of the defects of the walls, ditches, bretaches and houses for the defence of that town from the time when he was keeper, as may appear by an indenture made between him and the lawful men of that town, as he has besought the king to order such allowance to be made to him. By p.s. [17932.]
- Dec. 12.  
Windsor. To the sheriff of Warwick and Leicester. Order to pay to Nicholas Laurence, the king's otter hunter, 2*d.* a day for himself, 1*d.* for his groom and 6*d.* for twelve dogs in his custody from 2 November last and henceforth so long as they remain in that bailiwick, by indenture, as the king lately ordered the sheriff by writ of privy seal to pay such wages to Nicholas until further order, by indenture. By letter of the keeper.
- Nov. 29.  
The Tower. To the sheriff of Norfolk. Order to cause Hamo de Barsham to be replaced in the office of coroner in that county, if the community thereof will consent thereto, or if not to cause another coroner to be chosen in

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*Membrane 6—cont.*

place of Thomas Colyn of Westwalton for the parts of that county beyond Mershland, as the men of co. Norfolk have shown the king that whereas three coroners have hitherto been chosen in that county, to wit, one in the bishop of Ely's liberty of Mershland and two in the body of the county, and although Hamo was elected as coroner for a part of the county without the said Mershland, and for long faithfully executed the duties of the office, and held sufficient lands, yet the sheriff, by reason of the king's writ ordering him to have a coroner chosen in that county in place of Hamo, who was insufficiently qualified, substituted Thomas in his place, who is coroner in the said liberty, and who cannot execute that office in the said liberty as well as in the other parts of the county, because the liberty is far distant, and so great damages are feared, wherefore the community has besought the king to provide a remedy.

Nov. 15.  
The Tower.

To the treasurer and barons of the exchequer. Order to discharge William Clapitus and the taxers and collectors of the tenth and fifteenth granted in parliament at Westminster in the 18th year of the reign, in the city of London, of 10 marks for his portion for the second year, as the king has pardoned him that portion and ordered the taxers and collectors to supersede the demand made upon him for the same, and the treasurer and barons have notified the king that they have not proceeded to discharge William and the taxers and collectors of that portion, because the mayor and citizens of London render a gross sum of 1,100 marks in each taxation, whereof they have not any particulars, and the taxers and collectors have returned that William is assessed at 10 marks for his portion for the second year.

Dec. 12.  
The Tower.

To the taxers and collectors in co. Kent of the tenth and fifteenth last granted by the community of the realm. Order to supersede the demand for the tenth and fifteenth made upon the goods of the hospital of poor priests, Canterbury, as it is found by inquisition taken by John de Vieleston, then escheator in that county, that the hospital is so slenderly endowed that the master and brethren, after deducting their reasonable maintenance, do not suffice to pay any contributions or tallages with the other men of the county.

Dec. 15.  
Eltham.

To the treasurer and barons of the exchequer. Order to supersede the demand for the tenth and fifteenth made upon the master and brethren of that hospital and to discharge them and the taxers and collectors in co. Kent of the portion touching them.

Dec. 12.  
Windsor.

To the treasurer and chamberlains. Order to give payment or an assignment for the sums of money contained in a roll sent into chancery under the seal of Lionel, keeper of England, and which the king sends to them under the half seal, to the persons named therein, to wit to each the sum mentioned in the roll.

By letter of the keeper.

Dec. 15  
Eltham.

To the treasurer and barons of the exchequer. Order to discharge the taxers and collectors in co. Kent and the master and brethren of the hospital of poor priests, Canterbury, of the portion of the tenth and fifteenth last granted, touching them [*as above*].

*MEMBRANE 5.*

Nov. 18.  
The Tower

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Henry Pycard, or to his attorney, 20s. of the subsidy on every sack of wool taken from that port, until he is satisfied for

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*Membrane 5—cont.*

137*l.* in part satisfaction of 2,000 marks, as the king ordered William Freman and Robert Bromer, late collectors of customs in the port of Chichester, to pay to Henry or to his attorney, 20*s.* of the subsidy in that port until he should be satisfied for 300*l.* [as at page 104 above] and they paid him 163*l.* of that sum, as they have certified in chancery, and the king wishes Henry to be satisfied for the remaining 137*l.*

Nov. 20.  
The Tower.

To the same. Like order to pay 20*s.* of the subsidy to Henry or to Simon de Garton his attorney until he is satisfied for 633*l.* 6*s.* 8*d.* in part satisfaction of 2,000 marks after he and his fellows have been satisfied for all the sums which the king ordered to be paid to them in part satisfaction of 35,000 marks.

To the collectors of customs in the port of Kyngeston upon Hull. Like order to pay to Henry 20*s.* of the subsidy until he is satisfied for 400*l.* after he and his fellows have been satisfied for 6,000*l.* which the king ordered to be paid to them of the subsidies in that port in part payment of the said 35,000 marks.

To the collectors of customs in the port of Southampton. Order to supersede the payment to Henry Pycard of 546*l.* 2*s.* 3½*d.* which are in arrear to him of the 800*l.* which the king ordered to be paid to him of the subsidy in that port, as John de Wyke and Nicholas Lony, late collectors of the customs there, have certified the king, as the king has ordered that he shall be satisfied for that sum of the issues of the subsidy in the port of London.

By K.

To the collectors of customs in the port of Great Yarmouth. Like order, '*mutatis mutandis*,' for 250*l.* 10*s.* 9*d.* in arrear to Henry of the 400*l.* in that port, as Thomas de Drayton and William Motte, late collectors of customs in the port of Great Yarmouth, have certified the king.

To the collectors of customs in the port of Chichester. Like order, '*mutatis mutandis*,' for 137*l.* in arrear to Henry of the 300*l.* in that port, as William Freman and Robert Bromer, late collectors of customs there, have certified the king.

By K.

*MEMBRANE 4.*

Dec. 6.  
The Tower.

To the treasurer and barons of the exchequer. Order to discharge the master and poor of the hospital of St. Thomas the Martyr, Estbrugge, Canterbury, and the taxers and collectors in co. Kent of the biennial tenth and fifteenth last granted, of the portion touching them for the goods of the hospital, as it is so slenderly endowed that its goods do not suffice for the maintenance of the master and poor there, and if it be charged with the tenths and fifteenths and other aids, the master will not be able to sustain the charges incumbent upon the hospital.

Dec. 12.  
The Tower.

To John de Engayne of Teversham, escheator in co. Cambridge. Order not to intermeddle further with the manor of Swaveseye and two manors in Fulbourne, restoring the issues thereof to Eleanor late the wife of Alan la Zouche, knight, as the king has learned by inquisition taken by the escheator that Alan at his death held no lands in his demesne as of fee or in service, in chief, of the king or any other, but that he was jointly enfeoffed with Eleanor of the said manors, for themselves and the heirs of their bodies, of the feoffment of Nicholas Kebe, vicar of Swaveseye church, and of John Kebe, his brother, and that the manors are held of others than the king by divers services.

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*Membrane 4—cont.*Dec. 14.  
The Tower.

To the collectors of customs in the port of Lenne. Order, after paying the fees assigned upon the ancient custom, to be answerable to Walter de Chiriton, Thomas de Swanlond and their fellows, the king's merchants for the residue of that custom and for the issues of all the other customs and subsidies in that port from Michaelmas last, so that the payments which the merchants are bound to make for the said customs and subsidies be not delayed through the default of the collectors, whereby the king would have cause to punish them, as by agreement with the said merchants the king has demised to them at ferm the customs and subsidies in all the ports of the realm, except the custom of 2s. a tun of wine and the ancient custom, which the king has reserved for the fees assigned thereupon, so that, after those fees have been paid, the residue shall remain to the merchants, to be received from the said Michaelmas until the end of two years, for rendering a certain yearly ferm to the king, as is fully contained in the indenture between the king and those merchants.

The like to the collectors of customs in the following ports, to wit:—

The collectors of the custom of wool, hides and wool-fells in the port of London.

The collectors in the port of Newcastle upon Tyne.

The collectors in the port of Boston.

The collectors in the port of Great Yarmouth.

The collectors in the port of Ipswich.

The collectors in the port of Sandwich.

The collectors in the port of Wynchelse.

The collectors in the port of Chichester.

The collectors in the port of Southampton.

The collectors in the port of Bristol.

The collectors in the port of Exeter.

To the collectors of customs in the port of Kyngeston upon Hull. Like order to be answerable to the said merchants for the customs and subsidies in that port, except the ancient custom, which the king has granted to William de la Pole.

Dec. 23.  
Eltham.

To John Herlyng and William de Clopton, collectors of the petty custom in the port of London, or to those who supply their places there. Order to pay to the said merchants all the issues of the petty custom from Michaelmas last and to pay them henceforth during the said term, in accordance with the king's grant aforesaid.

Dec. 19.  
Eltham.

To William Croyser, escheator in cos. Bedford and Buckingham. Order to cause William son and heir of William de la Plaunke, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before Thomas Cary, escheator in co. Somerset, and the king has taken his fealty for all the lands which his father held in chief and has rendered them to him, giving him respite for his homage until the king's return to England. By the keeper.

The like to John de Roches, escheator in co. Wilts.

The like to John de Wyndesore, escheator in cos. Warwick and Leicester.

Mandate to Roger Hillary to deliver to William the lands which belonged to his father and which are in Roger's custody by the king's commission.

Dec. 30.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause 52*l.* to be allowed to Thomas de Drayton, of Great Yarmouth, in 64*l.*, as on 5 May in the 14th year of the reign the king ordered him to cause his ship called '*la Alienore*' to be made ready for the king's service with double equipment,

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*Membrane 4—cont.*

and to be munitioned with victuals for forty days, and the king would cause payment or other satisfaction for the cost so incurred to be made to him, by the testimony of Robert de Morle, then the king's admiral, and afterwards the king ordered the treasurer and barons to account with Thomas for the costs so incurred by him by the admiral's testimony and to give him payment or other satisfaction for what they should find to be due to him, and now Thomas has informed the king that although his said costs extend to 64*l.* as appears by the account, yet he has not been able to obtain satisfaction for 44*l.* hitherto, wherefore he has besought the king to cause 52*l.* to be allowed to him and to William de Goseford by reason of certain goods taken by them at sea in a ship called '*la Cogge*,' in which were the bishop of Glasgow and other of the king's enemies. By C.

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Jan. 3.  
Eltham.

To the mayor and bailiffs of Bristol and to the bailiffs or keepers of the marine water in the port of that town. Order to cause all ships coming to that town with fine goods and crossing thence with wool, hides and woolfells, to be laded and unladed at the quay there, as the king is informed that he is defrauded of a great quantity of the customs due to him because ships laden with such goods and departing thence as aforesaid, are laded and unladed at a place three leagues from the quay, and not at that quay as is customary in the other ports of England. By K. and C.

Jan. 18.  
Eltham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Wodhous, the king's clerk, receiver of money granted to the king of divers aids beyond Trent, for the war of Scotland, in his account for 20 marks and his expenses in taking David de Bruys, a prisoner of war, from the city of York to the Tower of London, as the king charged Thomas de Rokeby '*le uncle*,' to take David from that city to the Tower, and ordered John to go with David in the company of Thomas and to deliver to Thomas his reasonable expenses therein, by indenture, and John was enjoined by the council to pay Thomas 20 marks, to wit 5 marks for three days when David was with him in York castle and the remaining 15 marks for his expenses in going with David to the Tower, and John paid that money to Thomas as he says. By C.

## MEMBRANE 3.

Jan. 20.  
Eltham.

To Thomas de Rokeby, escheator in co. York. Order to cause John Larcher, son and heir of John Larcher, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator, and the king has taken his fealty for all the lands which his father held in chief, and has rendered them to him, giving him respite for his homage until the king's return to England.

To Thomas Cary, escheator in co. Dorset. Order not to intermeddle further with the manor of Berewyk and certain lands in Nitherstertil, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ralph de Uford, at his death, held no lands in his demesne as of fee or in service, in chief, in that bailiwick, whereby the custody of his lands ought to pertain to the king, but that he held the said manor and lands of others than the king by knight's service.

Jan. 22.  
Eltham.

To the treasurer and barons of the exchequer. Order to discharge the heirs and executors of William son of Thomas de Mikelfeld and the tenants of the land which belonged to William to whom the king committed the

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*Membrane 3—cont.*

lands which belonged to John Larcher, tenant in chief, to hold until John Larcher his son and heir shall come of age, for rendering a certain yearly ferm to the king, of the said ferm, as on 20 January last the king took John's fealty for all the lands which his father held in chief, and rendered them to him, giving him respite for his homage until the king's return to England.

Jan. 20.  
Eltham.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Robert Walshef, who is insufficiently qualified.

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Nov. 30.  
The Tower.

To Thomas de Aspale, escheator in co. Southampton. Order to take the fealty of Joan late the wife of Richard le Beel, according to the form of a schedule enclosed with these presents, and not to intermeddle further with the moiety of a messuage and 60 acres of land, 4 acres of meadow, 37s. 10½d. rent in Westynton, in the manor of Mapelderham, restoring the issues thereof, certifying the king of that fealty in chancery, as by letters patent the king pardoned her the trespass which she and Richard committed in acquiring the premises of Margaret daughter of John de Rydyng, who held them in chief, and of entering the moiety without the king's licence, and the king granted that Joan should hold that moiety according to the form of that acquisition, and by inquisition taken by the escheator it is found that Richard at his death was jointly enfeoffed with Joan of the said moiety in chief by the service of coming to the views of frankpledge twice yearly at Mapelderham, and that Richard held other lands in his demesne as of fee in that county, of other lords than the king, by divers services.

1347.

*MEMBRANE 2.*

Jan. 10.  
Eltham.

To the sheriff of York for the present or the future. Order to pay to Thomas de Rokeby, 200 marks yearly, in accordance with the king's grant to him, to maintain him as a banneret, of 200 marks to be received yearly of the issues of that county for the life or until the king shall provide him with 200 marks of land or rent yearly in Scotland or elsewhere, for life.

By K.

Jan. 14.  
Eltham.

To Reginald Forester escheator in co. Surrey. Order to take a simple seisin in the name of the king's royal lordship in the gates of the abbey of Certeseye, now void by the death of John the late abbot, and not to intermeddle further with the custody of the abbey or its appurtenances, restoring the issues thereof to the prior and convent, saving to the king the knights' fees and advowsons pertaining to the abbey and the custody of the lands acquired after 26 February last, as on that day, in consideration of the destruction during voidances of the woods and groves and other things pertaining to the abbey, by escheators and others, wishing to observe the statute passed in the parliament held at Westminster in the 14th year of the reign, and at the request of John then abbot, the king granted that the prior and convent should have the custody of the abbey during voidances and of all its temporalities and appurtenances, saving to the king the knights' fees and advowsons, for rendering 50 marks for a voidance of four months or less, and *pro rata* for a longer time, and that no escheator or other minister should intermeddle with the custody of the abbey and its appurtenances during a voidance, except that the escheator should take a simple seisin in the form aforesaid, and if the king should summon an army during a voidance of the abbey, the prior and convent should not be bound for their own and the demesne knights' fees of the abbey in their hands to any service in that army.

1347.

*Membrane 2—cont.*Jan. 17.  
Eltham.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with John de Wodehous, the king's clerk, whom the king appointed on 7 June in the 19th year of the reign to receive all the money of the tenth granted by the clergy and of the tenth and fifteenth granted by the laity in cos. Nottingham, Derby, York, Lancaster, Northumberland, Cumberland and Westmorland, at the city of York, and to keep it safely and make payments for wages and other things necessary for the defence of England and of the marches thereof towards the North, for the time when he remained in that office from the said 7 June until 15 January last, and to allow him 40*l.* for a year for his expenses and *pro rata* for the time exceeding that year, in the money of the said tenth and fifteenth in his possession.

Jan. 12.  
Eltham.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Roger Deneys, who is so weak that he cannot execute the duties of the office.

Jan. 24.  
Eltham.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of Hugh de Wotton, who makes no stay in the county, wherefore he cannot execute the duties of the office.

Jan. 15.  
Eltham.

To the treasurer and barons of the exchequer. Order to direct the collectors of the biennial tenth last granted by the clergy of the province of Canterbury in the places where the benefices of the provost and scholars of the house of St. Mary, Oxford, are situated, to allow 100*l.* to the said provost and scholars in their portion of that tenth, as the king has pardoned them their portion of the tenth up to 100*l.* By p.s. [18010.]

1346.

Dec. 2.  
Eltham.

To the keeper of the New Forest. Order to cause two trenches to be made in that forest with all possible speed by the view and testimony of John de Romeseye and John atte Bere, verderers of the forest, to wit: one in a place called 'Estlyndwode' and the other in a place called 'Dinne,' each to be 100 feet broad, to enlarge the highway through the middle of that forest. By p.s. [17951.]

1347.

Jan. 14.  
Eltham.

To the mayor and sheriffs of London. Order to admit John de Foxton, whom John de Wesenham, the king's butler, to whom the office of coroner pertains, has substituted in his place, to the said office of coroner, as John de Wesenham is intendant upon divers affairs of the king in divers parts of the realm.

*MEMBRANE 1.*Jan. 15.  
Eltham.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of John Aillewyne, who is insufficiently qualified.

Jan. 12.  
Eltham.

To Nicholas Gower, escheator in the parts of Holdernes. Order to amove the king's hand from 3 carucates of land in Fitlyng, and not to intermeddle further therewith, restoring the issues thereof to the prior of the Hospital of St. John of Jerusalem in England, as the king ordered the escheator to certify why he had taken into the king's hand the prior's manor of Fitlyng, and he returned that he had not so taken that manor as a manor but he had taken the said lands, which were given to a former prior for finding a chantry of one chaplain to celebrate for the souls of the counts of Albemarl and the lords of the manor of Brustwyk and of all the faithful departed, daily, in the chapel of Fitlyng, from which chantry the priors have ceased for forty years, as is found by inquisition of office, and

1347.

*Membrane 1—cont.*

afterwards the prior, appearing in chancery, besought the king to order his hand to be amoved, as the said lands were given by one Roger, knight, and man of William de Seures, and his wife, to God, St. John the Baptist, and the brethren of the Hospital of Jerusalem, to hold in frankalmoin, without doing any chantry or other charge, as appears by the charter of confirmation of William, of whom the land was immediately held, and by the charter of W. count of Albemarl, the chief lord, shown in chancery, which make no mention of any charges or chantries for that land, and the king appointed Nicholas de Bokelond and John de Wilton and the escheator to take an inquisition upon the matter, and by the inquisition taken by the escheator and Johh it is found that the said land was given to the prior and brethren of the Hospital in England to hold in frankalmoin without finding any chantry or other charge, and that the prior and brethren hold no other land in the town of Fitlyng.

Jan. 23.  
Eltham.

To Thomas Cary, escheator in co. Somerset. Order to take the fealty of Isabel late the wife of Reginald de Botreaux, in accordance with the form of a schedule enclosed with those presents, and to deliver to her the manor of Kynemersdon in that county, and not to intermeddle further with the manor of Babynton and the advowson of the church of that town, restoring the issues of the latter manor to her and certifying the king in chancery of her fealty, as the king pardoned the trespass which she and Reginald committed in acquiring for themselves and Reginald's heirs, by a fine levied in the king's court, it is said, the said manor of Kynemerston, of Master Walter de Botreaux, who held it in chief, and in entering it without licence, and the king granted that she should hold that manor, and by inquisition taken by the escheator it is found that Reginald, at his death, held the said manor jointly with Isabel and his heirs, in chief, by the service of a third part of a fourth part of a knight's fee, and that Reginald also held jointly with Isabel for themselves and Reginald's heirs, the said manor of Babynton and advowson, of another than the king, by knight's service.

1346.

*MEMBRANE 26d.*

May 25.  
Porchester.

To the sheriffs of London. Order to cause Lewis Bochele, Francis Bochele, Bonaiutus Loupre, Skiatius de Sclates, Gaiuchius de Gynysano and Landus Bardoil, merchants of Luca, to be taken and delivered to the constable of the Tower of London, or to him who supplies his place, to be kept until further order, if Robert de Bradestan and others, arrested in the city of Pisa, have not been released before the octaves of Trinity next, as the king lately caused those merchants to be detained in the town by reason of the arrest of Robert and the others, because they undertook by a mainprise to release Robert and the others before the said day, and the king ordered them to be released from the Tower by that mainprise.\*

By p.s. [17551.]

June 20.  
Porchester

To the constable of the Tower of London or to him who supplies his place. Order to cause the said merchants to be kept safely in the Tower until further order, as the merchants found mainpernors as aforesaid, to wit: Anthony Usus Maris, Anthony Citeroun, Anthony Bache, Francis Bache, merchants of Genoa, Naddus Man, merchant of Florence, Bartholomew Thomasyn, Nicholas atte Merssh, William Ayleward, John Underwode, John Coterel, William de Depham and Robert de Elsyng,

\* Tested by the king, as are the three following entries.

1346.

*Membrane 26d—cont.*

merchants of London, and they have not obtained the release of the said Robert son of Thomas de Bradeston, knight, John de Sancto Phiberto and William de Dachet and they are delivered by their mainpernors to be detained in the Tower. By K.

June 21. To the same. Order to cause the said merchants to be delivered to  
Porchester. Thomas de Bridport, to be taken to Corf castle and detained in prison there until further order. By p.s.

June 23. To the keeper of Corf castle or to him who supplies his place. Order to  
Porchester. receive the said merchants from Thomas and keep them safely in the prison of the castle until further order.

*Memorandum* that Master John de Offord, the chancellor, on Sunday, 2 July, by order of the king, then in the Isle of Wight upon his passage to parts beyond the sea, delivered the great seal to Master John de Thoresby, keeper of the privy seal, in the chancel before the high altar of the parish church of Fareham near Porchester, before the ninth hour, in the presence of Bartholomew de Burgherssh, 'le piere,' knight, David de Wollore, keeper of the rolls, and John de Wynewyk and Henry de Ingelby, and he received from Master John another great seal for the government of the realm during the king's absence, and took it with him to his house, to wit the house which formerly belonged to Geoffrey de Ramnull near Suthwyk. [*Fædera.*]

July 8. William de Loungeleye acknowledges that he owes to Andrew de Bures,  
Windsor. knight, and to John Botiller, parson of Foxherd church, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.\*

July 10. John de Mildenacre and William de Bedesham acknowledge that they  
Windsor. owe to Roger de Skeryngton, clerk, and to Thomas de Ingelby, 100 marks; to be levied etc. in co. Kent.

*Cancelled on payment, acknowledged by Thomas.*

July 12. John de Mannesere, parson of Walton church, diocese of Lincoln,  
Windsor. acknowledges that he owes to Thomas ds Sibethorp, parson of Bekyngnam church, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Huntingdon.

*Cancelled on payment.*

Geoffrey le Scrop acknowledges that he owes to William de Bohun, earl of Northampton, and to William de Dersham 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment, acknowledged by William de Dersham.*

Robert Vyneter of co. Kent acknowledges that he owes to Richard de Burton 4*l.*; to be levied etc. in the said county.

*Cancelled on payment.*

Brother John de Hoton, master of the hospital of St. James near Westminster, acknowledges for himself and the brethren of the hospital, that they owe to Thomas de Holbourn, parson of Kelshull church, 4*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*

\* Tested by Lionel, the king's son, keeper of England, as are all the following entries.

*Membrane 26d—cont.*

1346.

July 13.  
Windsor.

John Gilly acknowledges that he owes to Richard de Thoresby, clerk, 13s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

July 14.  
Windsor.

Simon vicar of Glynde church, John de Crawestok of London, 'buscher,' and Henry atte Wode of London acknowledge that they owe to Simon de Berkyng, goldsmith, of London, and to John de Broughton, clerk, 224l. ; to be levied etc. in the city of London.

*Cancelled on payment.*

July 15.  
Windsor.

William de Brokesbourn, citizen and pepperer of London, acknowledges that he owes to Richard de Birton 10l. ; to be levied etc. in the city of London.

*Cancelled on payment.*

July 8.  
Windsor.

John de Shirbourn, vintner, acknowledges that he owes to John Vyvent, citizen and merchant of London, 200l. ; to be levied etc. in co. Oxford.

July 8.  
Windsor.

To the sheriff of York. Order, upon sight of these presents, and as often as necessary, to go to the town of Southneubald, and to take all those who have presumed to collect, take away or consume the tenths, fruits and issues of the prebend of Suthneubald in the church of St. Peter, York, or done anything to break the peace, and to keep them safely until further order, taking the *posse comitatus* if necessary, certifying the king from time to time of the names of those arrested, their horses and armour and the price thereof, as the king is informed that certain malefactors have gone with armed power to that prebend which Master Andrew de Offord possesses, who has set out with the king to parts beyond the sea, have collected the said fruits and issues and carried them away, and have beaten, wounded and ill-treated Andrew's men and serjeants, contrary to the statute of Northampton against the bearing of arms.

July 21.  
Windsor.

To William de Thorp. Order, upon sight of these presents, to come to London, to treat with the king's other councillors upon the direction of the king's affairs while he is in parts beyond, for the defence of the realm and the war there, and to do what seems best to them and as shall be enjoined upon them by the king.

By the keeper and C.

*MEMBRANE 25d.*July 2.  
Porchester.

To the prior of Rochester. Order to be at Westminster on Monday before St. Margaret next to treat with those who are to go there in the king's name and others of the council upon certain urgent affairs touching the king and the state of the realm, and to give his advice. By K.

[*Rep. Dignity of a Peer*, iv, page 558.]

The like to the following to wit:—

J. archbishop of Canterbury.

The bishop of London.

The bishop of Winchester.

The bishop of Chichester.

The abbot of Westminster. [*Ibid.*]

To Master Simon de Islep. The like order. [*Ibid.*]

The like to nine others. [*Ibid.*]

*Membrane 25d—cont.*

1346.

July 17.  
Windsor.

Bartholomew Thomasyn, citizen and spicer of London, and Nicholas his son, acknowledge that they owe to Isabel de Rokesle 150*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

Marton.

July 18.  
Windsor.

Bartholomew Tirel, parson of Baunton church, acknowledges that he owes to Walter de Baunton, citizen and merchant of London, 60*l.*; to be levied etc. in co. Hereford.

John Gogh, parson of Slapton church, acknowledges that he owes to Richard de Thoresby, clerk, 8*l.* 9*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Devon.

*Cancelled on payment.*

July 12.  
Windsor.

To William Scot and his fellows, justices appointed to hold pleas before the king. Order to supersede until further order the process or claim against the prior and friars of the Carmelites, Lenne, as the king has learned that certain thieves, felons and common malefactors who were lately in the Marshalsea prison broke that prison by the aid of the prior and divers of the friars and were maintained by them in their close against the serjeants of the said Marshalsea, and the indictment against them was made by malice and the prior and friars have done nothing in the matter except to maintain the liberty of Holy Church, as the king is more fully informed.

By p.s.

July 18.  
Windsor.

Hugh de Depedene, citizen and vintner of London, acknowledges that he owes to Herman le Skypper, citizen and merchant of London, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

July 19.  
Windsor.

Thomas de Gillyngham acknowledges that he owes to John de Killyngworth, citizen and draper of London, 20 marks; to be levied etc. in co. Kent.

*Cancelled on payment.*

The same Thomas acknowledges that he owes to Nicholas de Killyngworth, 20 marks: to be levied as aforesaid.

*Cancelled on payment.*

July 13.  
Windsor.

To the sheriff of Kent. Order to supersede the further exigent against Henry son of Henry de Birche of Legh, while he is in the king's service, and to have this writ before the king on the day when the writ of exigent is returnable, as the king has pardoned Henry the suit of his peace for all felonies and trespasses committed in the realm, so that he stand to right in the king's court if anyone wishes to speak against him thereupon, and because he is indicted for such felonies, and he has set out in the king's service to parts beyond the sea, in the company of Thomas de Bello Campo, earl of Warwick, he is placed in exigent to be outlawed because he did not appear before those justices to answer for the said felonies, whereupon the earl has besought the king to cause those exigents to be superseded while Henry is in the said service.

By p.s.

Enrolment of release by William de Shaldeford of Caernarvan, son and heir of William de Shaldeford to Edward prince of Wales, duke of Cornwall and earl of Chester, of all his right and claim in the lands which he held in the town of Nantmaur, co. Anglesey, and in the mill of Ethynok, co. Caernarvan, which his father held of the king's grant. As his seal is unknown, that of Sir William de Shareshall, knight, justice, has been appended to these presents, at his request. Dated at London on 20 July, 20 Edward III.

*Memorandum* that William came into chancery at the house of the Carmelite friars on 24 July and acknowledged the preceding deed.

*Membrane 25d—cont.*

1346.

July 25.  
Windsor.

John, prior of Lewes, acknowledges for himself and convent that they owe to John de Porta, prior of Montacute, 62*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

———— The same prior of Montacute puts in his place Master Simon de Puteo, to prosecute the execution of the preceding recognisance.

July 27.  
Windsor.

To the warden of the Flete prison. Order to release the prior of Wymundham, late one of the collectors and assessors of the ninth of sheaves, lambs and fleeces in co. Norfolk, from prison by a mainprise, as he is detained in prison in that county for 1,896*l.* 3*s.*, in which he is bound to the king for the arrears of that ninth, and for certain concealments and frauds made by him in the sale and collection of the ninth, and he has found Thomas de Drayton of Great Yarmouth, Thomas de Walden of London, spicer, John de Lympenhowe of co. Norfolk, John Motoun of London, mercer, John de Elsyng of London, mercer, and Richard de Lymbury of St. Albans, who have mainperned to have him, if he be not sick, before the barons of the exchequer on the octaves of Michaelmas next, or to answer for the said sums, concealments and frauds, and further to do and receive what the king's court shall determine. By C.

July 29.  
Windsor.

To the same. The like, '*mutatis mutandis*,' for Thomas atte Gannok, late one of the collectors and assessors of the ninth of sheaves, lambs and fleeces in co. Norfolk.

To the sheriff of Norfolk. Order to supersede the demand made upon the prior of Wymondham, late one of the collectors, etc. for the said sum in which he is bound to the king. By C.

July 20.  
Windsor.

John de Gloucestre, son and heir of John de Gloucestre, acknowledges that he owes to John de Hyngeston, citizen and goldsmith of London, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

*Cancelled on payment.*

July 29.  
Windsor.

To the justiciary of Ireland and the chancellor there and to the treasurer, Dublin. Order to view a schedule enclosed with these presents and to do as they shall see to be contained therein, as the king has understood their letters and an indenture, sent to him by the bearer of these presents, and he wishes to be done what has been ordained by the council, contained in the said schedule. By the keeper and C.

[*Fœdera.*]

The answers of the indenture and letter lately sent to the king by Sir John Morice, then justiciary of Ireland, firstly as to the earls of Dessemont and Kildare, because Sir Thomas de Berkele, Sir Reginald de Cobham and Sir Maurice de Berkele have become mainpernors for the earl of Dessemont, that he will come to the king in England and answer to him and others and to do and receive what the law decrees, and the earl of Kildare shall be released by a like mainprise, it is agreed that the justiciary of Ireland shall cause those earls to come to England in the said form and if they do not, process shall be made against them according to the common law, and the clerk who will go to stay there with the chancellor will be fully informed concerning the lands of the earl of Dessemont and of all other things touching this matter. *French.* [*Ibid.*]

Benedict de Ditton acknowledges that he owes to John de Priterwell, citizen and spicer of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1346.

July 29.  
Windsor.*Membrane 25d—cont.*

To William de Fremblesworth. Order to deliver all the king's horses above the age of three years to William le Ferour, the king's yeoman, by indenture, whom the king has ordered to receive them, to be kept by him as the king has enjoined upon him. By bill of the treasurer.

*MEMBRANE 24d.*

Enrolment of release by John de Isdle of Bourghle, knight, to the abbot and convent of Westminster, of all his right and claim in the lands which Sir Adam de Norwico, vicar of Feryngge, Sir Alan de Curtlyngton, chaplain, and Roger de Lynton held of his gift and feoffment by the name of the manor of Mulsham, near Chelmesford, co. Essex. Witnesses: William de Notton, Richard atte Pole, Robert de Thorp, Richard de Smeton, Hasculph de Whitewell, Geoffrey de Lufwyk, Robert de Cadesby. Dated at Westminster on the feast of the Translation of St. Thomas the Martyr, 20 Edward III.

*Memorandum* that John came into chancery on 12 July and acknowledged the preceding deed.

July 13.  
Windsor.

William de Hopton acknowledges that he owes to Richard de la Pole, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

July 3.  
Windsor.

John Howard, knight, William Carbonel, knight, and John de Fyncham acknowledge that they owe to William de Bohun, earl of Northampton, and to William de Dersham 300*l.*; to be levied etc. in co. Norfolk.

*Cancelled on payment, acknowledged by William de Dersham.*

July 14.  
Windsor.

Nicholas de Taterford, clerk, acknowledges that he owes to Richard de Thouresby, clerk, 40*s.*; to be levied etc. in co. Norfolk.

*Cancelled on payment.*

Robert de Wachesham, knight, acknowledges that he owes to William de Bohun, earl of Northampton, and to William de Dersham 400*l.*; to be levied etc. in co. Suffolk.

July 14.  
Windsor.

William Croyser acknowledges that he owes to Master John de Offord, dean of Lincoln, 500 marks; to be levied etc. in cos. Bedford, Huntingdon and Northampton.

Enrolment of assignment of dower to Cecily late the wife of William Lescrop, tenant in chief, whom John de Clopton married, made at Beiford, co. Hertford, before the escheator in that county, on 22 April, 20 Edward III, with the assent of John, archbishop of Canterbury and of Bartholomew de Burghassh, the elder, general attorneys of Queen Philippa, to whom the king committed the custody of all the lands which belonged to William Lescrop in that county, to hold until Richard his heir shall come of age: *imprimis* the escheator delivered to John de Clopton and Cecily by the view and assignment of Geoffrey Amyce, Roger Elys, Robert le Smyth of Brygyndon, William West, John atte Cherche and John le Voulere, jurors, who measured all the lands which belonged to William in that county, a cowshed next the small part and a small grange, situate together; also an upper chamber upon the chief part with all appendages and a portion with a stable near the same and free access; also a third part of a sheepfold on the west and a third part of a garden

1346.

*Membrane 24d—cont.*

called Clerkesawe on the east, with hedges and ditches; also a parcel of garden in the rear of a long house with hedges and ditches, and a small gate thereto between the upper chamber and the said house, and the third part of the profit of a dovecote when it falls in; also the bakery and 'le foryerd' are common with the earl during his term and thenceforth with the heir and with John de Clopton and Cecily; also 3 acres of land with hedges and ditches adjacent in a field called 'Allesfeld' in the east part thereof in Dabbeslond, 2 acres of land with hedges and ditches adjacent, on the north; in Ravenestokescroft,  $\frac{1}{2}$  acre of land on the south; in Collecroft  $\frac{1}{2}$  acre  $\frac{3}{4}$  rood of land with hedges and ditches adjacent, on the east; in Bartillotiscroft, 1 acre of land on the east with hedges and ditches; in Alwynesfeld,  $2\frac{1}{2}$  acres of land on the south; in Patrikesfeld, 4 acres of land with hedges and ditches adjacent, on the east part of the field; in Maresclalesfeld  $4\frac{1}{2}$  acres of land with hedges and ditches adjacent, on the east part of the field; a piece of land called 'Paches,' with hedges and ditches; in Westcroft 1 acre of land with hedges and ditches, and in Wellefeld 2 acres for the third part of Lymeseyshull containing 5 acres and for 1 acre in Stokkynk; in Kattesfeld 2 acres of land in the north part of the field; in Longefeld 4 acres of land in the east part; in Aylmaresfeld 3 acres of land on the east; in Reden  $\frac{1}{2}$  acre  $1\frac{1}{2}$  roods of land on the east, with hedges and ditches; in Godehowecroft 3 acres of land on the south with hedges and ditches; in Sparkeshadwyk  $3\frac{1}{2}$  acres of land with hedges and ditches, on the north; in le Hoocroft  $\frac{1}{2}$  acre of land with hedges and ditches adjacent, on the east; in Noreyscroft an acre of land with hedges and ditches adjacent, on the south; in Makemayesfeld  $\frac{1}{2}$  acre of land on the east, and in Culverhousecroft  $\frac{3}{4}$  acre of land with hedges and ditches on the north; also a croft called Bradelond with hedges and ditches and  $\frac{1}{2}$  acre of land in le Milnefeld for a third part of 9 acres in le Mellefeld of Berkhamptede Moeles and for  $3\frac{1}{2}$  acres of land in le Cronepitle; in Salangrefeld 3 acres of land for a third part of 7 acres 1 rood of land in Longecroft; in Hariotescroft, 1 acre  $1\frac{1}{2}$  roods of land with hedges and ditches adjacent, on the east; in Wodecroft  $1\frac{1}{2}$  roods of land with hedges and ditches adjacent, on the south; a croft called Banecroft with hedges and ditches for a third part of 20 acres of land in Monefeld and Almarislond; in Walbrounesfeld 2 acres of land on the south; in le Castelfeld 1 acre of land on the east;  $\frac{1}{2}$  acre of land in le Monefeld on the east, also  $1\frac{1}{2}$  acres  $\frac{1}{2}$  rood of meadow in Beiford for a third part of 2 acres of meadow in Berkhamptede Moeles and for a third part of 2 acres of meadow in Beiford and 3 roods of meadow in Hertfordyngbury; also 1 acre  $1\frac{1}{2}$  roods of wood on the east in Beiford and 2s. rent in Hatfeld to be received of the heir of Robert de Pomesbourn.

Aug. 1.  
Windsor.

Thomas Horewold, citizen of London, acknowledges that he owes to William Box, citizen and merchant of London, 50*l*; to be levied, in default of payment, of his lands and chattels in the city of London.

July 16.  
Windsor.

To the mayor and bailiffs of Sandwich. Order to make diligent scrutiny upon the men coming to that port, and to arrest all letters which they find by such scrutiny and send them to chancery to be inspected by the chancellor, and to cause all inn-keepers and others of that town to be assembled before them, enjoining them not receive any guests into their houses before such scrutiny has been made, upon a heavy penalty, as the king has gone to parts beyond the sea, and he has learned that several people of parts beyond often come to that port with letters prejudicial to him and the realm, and they are lodged by the men of the town.

By K. and C.

1346.

*Membrane 24d—cont.*

Enrolment of grant by Maud, late the wife of Thomas de Wengrave to Thomas son of Nicholas Fermbaud of all the corn growing this day on 120 acres of land in Wengrave and Rollesham, which she recovered against Thomas and Alice his wife in the Common Bench at Easter term last. Dated in Westminster hall on Wednesday the eve of St. Margaret, 20 Edward III. *French.*

*Memorandum* that the said Maud came into chancery at Westminster on the said day and acknowledged the preceding deed.

July 7.  
Windsor.

To William de Shareshull, John de Stouford and Hamo de Derworthy, justices of assize in co. Devon. Order to continue in the same state in which they now are all assizes of novel disseisin arramed against Henry de Wylngton, who is about to set out to parts beyond the sea in the king's service, so long as he remains in that service or until further order, in accordance with the ordinance. By p.s. [17788.]

July 8.  
Windsor.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order to permit brother Thomas de Lughteburgh, canon of the abbey of Croxton, who is going to Flanders for the affairs of his house, by the king's licence, to cross from the port of Sandwich with 40s. in gold for his expenses, provided that he take with him no letters or other things prejudicial to the king, contrary to the ordinance. By C.

July 23.  
Windsor.

John de Thyngden, parson of Ondeby church, acknowledges that he owes to Thomas de Byfeld, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Enrolment of bond by William de Shaldeford, son and heir of William de Shaldeford of Caernarvan, to Edward prince of Wales, duke of Cornwall and earl of Chester, in 100*l.* which he received from the prince on the day of the making of these presents to traffic for him therewith and to render to him the gain thereupon. Dated at London on 20 July, 20 Edward III. *French.*

*Memorandum* that William came into chancery at the house of the Carmelite friars, on 24 July, and acknowledged the preceding deed.

July 10.  
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with the king's merchants of the society of the Peruzzi for certain sums of money and other things for which they are bound to render account to him, and that account being rendered to certify the king of the end thereof and of how much is due to the king by the merchants or by them to him. By p.s.

*Memorandum* that Alan de Skarnyng, John Whalisman, Alexander atte Vell, William Paulesholt, Henry Ledecombe and Stephen de Huntyngdon on 29 July mainperned before the council to have Lapinus de Kyngham, carpenter, then detained in the Tower of London for certain trespasses and contempts of the king, before the chancellor and others of the council when they are warned thereupon.

*MEMBRANE 23d.*

Enrolment of indenture made between the king and Lote Nicholyn and George Clerekyn, of Florence, masters and workers of the king's money, and Richard de Walpol, John de Toppesfeld, John de Kyngeston, Adam de Walpol and John de Bedeford, citizens of London, changers of the said money and mainpernors for the said workers, testifying that whereas the king by advice of the council has appointed Lote and George to be workers of

1346.

*Membrane 23d—cont.*

his money to make three kinds of gold money, at 6s. 8d. the piece called the gold noble, 42 pieces to the pound weight of the Tower of London, another weighing half for 40d., 84 pieces to the pound, and a third weighing a quarter for 20d., 148 pieces to the pound, each pound to be worth 14l., and to be of fine gold; of each pound the king shall have 11s. 8d., whereof the masters shall take for their work, damage, and all manner of costs save the wages of the wardens 20d. and the merchants shall have the remaining 13l. 8s. 4d., and the masters shall have  $\frac{1}{8}$  carat for remedy on each pound of gold, to wit if there is default of less than that amount the wardens shall deliver the money as good; and the masters have undertaken to make sterling of silver of the alloy of the old sterling, to be of the weight of 22s. 6d. for each pound, and the king shall have 14d. on the pound, whereof the masters shall have 6 $\frac{3}{4}$ d. for their work, etc., and the merchants the remainder, and the merchants shall have 2d. for remedy on each pound in the form aforesaid; and the masters have also undertaken to make silver 'maillies' of the weight of 23s. 3d. for each pound, and the king shall have 17d. on each pound, whereof the masters shall have 10d. for all costs, etc., and they will make silver 'ferlings' to be of the weight of 33s. 5d. the pound, and the king shall have 19d. on each pound, whereof the masters shall have 12d. for all costs and they shall have the same remedy as for the sterling; and the king will appoint wardens in every place where the money is made to survey the same, whether it be of true alloy and weight, to wit, so soon as the money is coined they and the masters shall receive it and put it in a hutch under two keys, one for each, and before the money is delivered to the merchants the wardens, at the request of the masters, shall assay it and if it be not so good as they have undertaken it shall be delivered to the masters to refund and make good at their own cost, and when it is proved good the wardens and masters shall take 2s. of every 100 pounds of silver and a gold piece of every 5 pounds to be placed in a box under the two keys and the seals of the wardens and masters, and the box shall be kept in the hutch and opened every three months, once before the council or their deputy and before the said wardens and masters, and the money shall be assayed before them, and if it be found good according to the aforesaid agreements, the masters shall have letters patent under the great seal and they shall not be bound and shall not be challenged for any money found in the realm or all the king's power, except for the assay of the money found in the said box; and whenever the keepers are required by the masters to deliver gold or silver they shall be bound to do so for the ease and profit of merchants, who will be more ready to bring gold and silver to the said money, and the wardens shall take all the profit of that money which pertains to the king and shall render account therefor, so that the masters be not charged to render account to the king but only to the warden, and the king will cause proclamation to be made that no one shall carry any money out of the realm except the said new gold money, upon pain of forfeiture and their persons at the king's will, except by his special licence, and no man in England shall carry any manner of false money upon the same penalty, and that no one shall receive or spend money of any other coinage, and that the good silver money now current shall remain so, and no one shall refuse the king's money, and of the money found false a third shall go to the informer or finder, and two parts to the king; and he has confirmed to the said merchants and their fellows the ancient charters of liberties granted to the moneyers. Dated at Westminster on 28 July, 20 Edward III. *French.*

Mandate to William de Wakefield, keeper of the exchanges in the Tower of London, to cause that money to be made in the form aforesaid.

1346.

*Membrane 23d—cont.*Aug. 17.  
Windsor.

William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to Thomas Broun, citizen of London, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

July 26.  
Windsor.

To the sheriff of Oxford. Order to supersede until three weeks from Michaelmas next the distraint made upon Peter de Dudecote for 40*l.* in which he is bound to the king by a recognisance made in chancery, as he asserts that he paid that sum by the hands of Robert de Burton, receiver of the king's chamber, as may appear by divers letters of acquittance under the seal called 'Griffoun,' shown before the king in chancery.

Aug. 4.  
Windsor.

Warin de Insula son of Warin de Insula, knight, acknowledges that he owes to Gilbert de Elsefeld, knight, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Gilbert de Elsefeld, knight, acknowledges that he owes to Warin de Insula, son of Warin de Insula, knight, 200*l.*; to be levied etc. in co. Berks.

*Cancelled on payment.*

Aug. 5.  
Windsor.

John de Wolverton acknowledges that he owes to John Lovet 30*l.*; to be levied etc. in co. Buckingham.

Aug. 9.  
Windsor.

John le Smale, clerk, acknowledges that he owes to John Atteston of Harewe, William le Barber of Willesdon and John de Tettebury 20*l.*; to be levied etc. in co. York.

MEMBRANE 22*d.*July 8.  
Windsor.

To Richard de Kellethull, Robert de Thorp and John de Rokele, justices of assize in co. Bedford. Order to continue in the same state in which they now are all assizes of novel disseisin arramed against William Kempe, who is about to set out in the king's service to parts beyond the sea, while he remains in that service, or until further order, in accordance with the ordinance.

By p.s. [17793.]

Aug. 3.  
Windsor.

To J. archbishop of Canterbury. Order to publish the matters which the king sends to him contained in a schedule enclosed with these presents concerning the favourable events following the king's landing at Hogges in Normandy, and to cause prayers to be made, masses offered, and processions made twice a week, and other pious offices daily for the king and his army, that God may be gracious to them, the church and the commonweal. [Fædera.]

The like to the archbishop of York and to all the bishops of England. [Ibid.]

July 30.  
Windsor.

To J. archbishop of Canterbury. Summons to attend a parliament at Westminster on Monday after the Nativity of the Virgin next to treat concerning the war, the king's rights and the state and defence of the realm, and to give his advice, warning the prior and chapter of Christ Church, Canterbury, the archdeacons and all the clergy of his diocese to attend the said parliament, the prior and archdeacons in person and the chapter and clergy by their proctors.

By K. the keeper and C.

[Rep. Dignity of a Peer, iv. page 558.]

The like to W. bishop of Winchester, fifteen other bishops and the guardian of the spiritualities of the bishopric of St. Asaph. [Ibid.]

1346.

*Membrane 22d—cont.*

To the abbot of St. Augustine's, Canterbury. Summons to attend the said parliament. By K. the keeper and C.

[*Ibid.*]

The like to twenty three other abbots, the prior of the Hospital of St. John of Jerusalem in England and the prior of Lewes. [*Ibid.*]

*The writ to the abbot of Oseneye is vacated because he has a charter of acquittance from summonses to parliament, and therefore it is cancelled.*

To John de Warrenna, earl of Surrey. Summons to attend the said parliament 'mutatis mutandis.' By K. the keeper and C.

[*Ibid.*]

The like to four other earls and twelve others. [*Ibid.* adding Roger de Grey.]

To the sheriff of Kent. Order to cause two knights for that shire, two citizens of each city and two burgesses of each borough to be elected to attend the said parliament. By K. the keeper and C.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be chosen in each of those ports to attend the said parliament.

[*Ibid.*]

By K. the keeper and C.

To William Scot. Summons to attend the said parliament to give his counsel with others of the council. By K. the keeper and C.

[*Ibid.*]

The like to fifteen others. [*Ibid.*]

To W. archbishop of York. Order to send a proctor to the said parliament in his place, as he is himself occupied with the defence of the march of Scotland. [*Ibid.*]

The like to the following, to wit:

Gilbert de Humphramvill, earl of Anegos.

Thomas de Lucy and nine others.

Th. bishop of Durham, or his vicar general in his absence.

J. bishop of Carlisle.

The abbot of St. Mary's, York.

The abbot of Selby. [*Ibid.*]

*MEMBRANE 21d.*

Aug. 10.  
Windsor.

To the warden of the Flete prison. Order to release Hardelephus de Barton from that prison by a mainprise, as he has besought the king to order him to be so released for a certain time, as he has been imprisoned for no small time for the arrears of certain sums of money due to the king for wool bought of him, and he paid no small sums of money to divers men by the king's order, for which several letters of acquittance were made to him, and he cannot obtain these while he remains in prison, and he has found before the king in chancery John de Brigham of co. York, Bartholomew de Suthwerk, John de Werdon of co. Buckingham, William de Shalford of Wales, Peter de Clay of London, Walter de Chesseye of co. Middlesex and Peter de Elyngam of co. Norfolk, who have mainperned to have him before the treasurer and barons of the exchequer on the quinzaine of Michaelmas next, to answer for the said debt and further to do and receive what shall then be ordained.

By C.

1346.

*Membrane 21d—cont.*

Enrolment of grant by John Ive, son and heir of John Ive of Sandwich, to Sir Peter de Gildesburgh, clerk, of the reversion of a messuage, 90 acres of land in Hamwold in the parish of Wednesbergh, which Custancia Gerrard, late the wife of John Gerrard, his uncle, holds for life, by acquisition of the said John and Custancia, with reversion at her death to John Ive. Dated at Grove in the parish of Wednesburgh on 2 August, 20 Edward III. Witnesses: Sir Thomas de Brokhull, knight, William de Langele, John Perrot, Alan de Twytham, John de Hamwold, John de Sandhurst, Eustace de Bourne, Thomas atte Hall, Thomas Lucas, Stephen Reyner.

*Memorandum* that John Ive came into chancery on 13 August and acknowledged the preceding deed.

Aug. 13.  
Windsor.

Thomas de Gippewico acknowledges that he owes to David de Wollore, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Aug. 12.  
Windsor.

Master John de Creyk, parson of Spofford church, diocese of York, acknowledges that he owes to the prior of Lewes 380 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Brother John de Janycuria, prior of Lewes, acknowledges for himself and convent that they owe to Walter de Crek, knight, and to Master John de Crek, parson of Spofford church, diocese of York, 600*l.*; to be levied etc. in co. Norfolk.

Aug. 15.  
Windsor.

To the sheriff of Suffolk. Order to cause Thomas de Holbrok, who is about to set out in the king's service to parts beyond the sea, to have respite until All Saints next for all the sums of money by which he made fine with the king for himself and his serjeants before William Scot and his fellows, justices appointed to hold pleas before the king, for certain trespasses and excesses for which he and his serjeants were indicted in that county.

By the keeper and C.

Aug. 17.  
Windsor.

William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to Simon Fraunceys, citizen and mercer of London, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

July 10.  
Windsor.

To the sheriff of Hertford. Order to release Simon Legat of Kemyton, chaplain, imprisoned at Hertford for divers trespasses against the peace, whereof he is indicted before Stephen de Bassyngbourn, Edward de Kendale and Roger de Luda, whom the king appointed keepers of the peace in that county, if he find mainpernors who will undertake to have him before the justices at the next delivery of the said gaol to answer for his trespasss.

By the keeper and C.

Aug. 12.  
Windsor.

To the sheriff of Dorset. Order to supersede the taking of Robert vicar of Bredesidelyng church until the day when he is to appear before the justices and to release him without delay until that day, if he has been taken, by a mainprise, as the king has learned that Richard, abbot of Middleton, impleads Robert for a trespass committed upon him, and by process held thereupon the abbot has so far pursued in the affair that the sheriff has been ordered by writ *de judicio* to have Robert before the justices on a day contained in the writ to answer the abbot for the said trespass, and Robert has found before the king in chancery William Strugg,

1346.

*Membrane 21d—cont.*

William de Fefeld of co. Wilts, John Wyk of co. Oxford, and Nicholas de Warham of co. Dorset, who have mainperned to have him before the justices on the said day, to answer the abbot for the said trespass. By C.

Aug. 18.  
Windsor.

To the sheriff of Suffolk. Order to supersede the exigents against Warin vicar of Brundyssh church and Adam Cacch, parson of Herlowe church, until the day when they are to appear before the justices, by a mainprise, as they are indicted for a contempt and trespasses against the king before Hugh de Saxham and his fellows, justices of oyer and terminer, and because they did not come before those justices to answer for the same they are placed in exigent in that county to be outlawed, and they have informed the king that the exigents and indictment have proceeded without their knowledge, and they have besought the king to order the exigents and the taking of their persons to be superseded, as they are ready to stand to right upon the premises on the day when the writ of exigents is returnable and they have found before the king in chancery William de Wedon of London, John Castleacre of London, 'goldsmyth,' and Thomas Castleacre of London, 'goldsmyth,' who have mainperned to have them before the justices on the said day to answer as aforesaid. By C.

Aug. 10.  
Windsor.

To the sheriff of Norfolk. Order to supersede the taking of Stephen Hert and Robert Marcaunt until the day when they are to appear before the justices, and to release them without delay, if he has taken them, by a mainprise, as John de Henneye impleaded them before the justices of the Bench to render account to him for the time when they were receivers of his money, and John pursued so far in the affair that the sheriff was ordered by writ *de judicio* to arrest Stephen and Robert and have them before the justices on the day contained in the writ, to answer John for that account, and they have found before the king in chancery Martin de Secheford, John de Tarynton, William Kere and Henry Clerk of that county, who have mainperned to have them before the justices on the said day to answer John for the said account. By C.

Aug. 22.  
Westminster.

Richard Herneys of Elmendon acknowledges that he owes to Peter de Chynak and John de Flisco called 'Cardenal,' 45s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Aug. 16.  
Windsor.

To the sheriffs of London. Order to release John de Badewe, 'coteler,' from prison, as he has besought the king to order him to be released, as he is imprisoned in Neugate gaol for receiving false money called 'Luxe-burgh,' fraudulently brought to England from parts beyond, and he is quite ignorant of receiving such money and is ready to answer at the king's suit and to stand to right thereupon, and William de Berneswode, William de Wedon, William atte Hurst, Simon le Monk and Richard Sharpe of London, and Daniel de Burgham of co. Kent have mainperned in chancery to have John before the justices to stand to right upon the premises and further to do and receive what shall be ordained. By C.

*Vacated because it was surrendered and is otherwise below.*

Aug. 16.  
Windsor.

To the same. Order to release John Badewe, 'coteler,' imprisoned in Neugate gaol on suspicion of false money called 'Luxe-burgh,' fraudulently brought to England from parts beyond, from that gaol, by a mainprise, as he has besought the king to provide a remedy, as he is ready to answer the king thereupon, and the said mainpernors have undertaken to have him before the king or his justices to stand to right upon the premises and to do and receive what the king's court shall determine. By C.

1346.

## MEMBRANE 20d.

Aug. 23.  
Westminster.

John Gyen, parson of Culmynton church, diocese of Bath and Wells, acknowledges that he owes to William de Newenham, parson of Bekynton church, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

*Cancelled on payment.*

July 12.  
Windsor.

To the sheriffs of London. Order to cause proclamation to be made that no one of parts beyond shall presume to come to the realm with letters and other things prejudicial to the king and his people, upon pain of forfeiture, unless he take them immediately to the keepers of the ports, mayors or bailiffs of the places where he lands, and show the cause of his entry into the realm; and the sheriffs shall make scrutiny of such persons and shall arrest those whom they find bearing letters or other things contrary to the proclamation, and shall imprison them until further order, and they shall take inquisition concerning the names of those who have entered the realm to discover the king's secrets and transmit them to his enemies in parts beyond, and keep all those indicated and others who are suspect in prison, informing the king of their names; as the king has set out to parts beyond for the defence of the realm, and he has learned from the cry of his people that in his absence several persons have brought such letters to the realm, and have come to spy upon his secrets and to transmit them to his enemies.

By the keeper and C.

Aug. 26.  
Westminster.

John Charman, citizen and fishmonger of London, acknowledges that he owes to William de Melchebourne 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Wesenham and Richard de Salteby acknowledge that they owe to Master John de Ufford, dean of Lincoln, 300 marks; to be levied etc. in the city of London.

*Cancelled on payment.*

Aug. 20.  
Westminster.

To the abbot of Buffestre, Richard de Gommersale, John Goof, John de Pitte, Adam de Brankescombe and John Dabernoun. Order to supersede the execution of their commission to enquire by the oath of lawful men of co. Devon what sums of money Simon, late abbot of Torre, John de Ralegh of Beaudeport, and John de Chuddelegh, late assessors and collectors of the ninth of sheaves, lambs and fleeces in that county, levied and received of each of the parishes, cities, boroughs and ancient demesne lands in the county and of the manner thereof, as although the king appointed them for this, he has now appointed Hugh de Courteneye, earl of Devon, Henry de la Pomeray, William de Sharesull, John de Stouford, and Hervy Tyrel to take that inquisition and has revoked the commission to the others.

Aug. 9.  
Westminster.

Robert Fitz Payn, knight, acknowledges that he owes to John de Pulteneye, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.—William de Sharesull, received the acknowledgment by writ.

*Cancelled on payment.*

Aug. 14.  
Windsor.

To Thomas Spigurnel supplying the place of Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports. Order to go to Wynchelse, or to send another if he cannot go himself, and to cause a ship called '*la George*' to be surveyed and inquisition to be taken there by the oath of lawful men of the town, on Friday next, as to how that ship was broken at a place near Wynchelse, and to cause what can be saved of the ship to be brought to land and delivered by indenture to Stephen de

1346.

*Membrane 20d—cont.*

Padiham, Henry Fynche, Reginald Alard and Peter Fyssh, with all the tackle of the ship, to be kept until further order, and to send the inquisition and all his action in the matter to the king in chancery, without delay.

Aug. 18.  
Windsor.

To the warden of the house of the friars minors in the city of London. Order not to admit any alien friars to stay in that house otherwise than is customary by the ancient rule of the order, without the king's special licence, amoving from their house any whom they have admitted thereto at another time, as the king is informed that they receive so many alien friars to stay in their house, that the indigens cannot be maintained there, wherefore it will be necessary for them to disperse if a remedy be not speedily applied, and the king wishes to protect the indigenous friars, who are there to pray and celebrate for the king and the souls of his progenitors.

Oct. 3.  
Windsor.

To the sheriff of Cumberland. Whereas it is ordained by the king and his council that the king's gold money current for 6s. 8d., 40d. and 20d. the piece shall be current in the realm at that price, and that no one shall refuse to receive it upon pain of forfeiture, and it was agreed in the last parliament held at Westminster that the said money should be so received, and that all mayors, sheriffs and bailiffs of franchises and other bailiffs and ministers should have power to attach all who refused the money and to punish them, and that no one should take any money out of the realm except the said gold money, upon pain of losing the money and the person at the king's will, without his special licence, and that no one should bring to England false money of gold or silver upon the said penalty, and that no one should receive or spend money of any other coinage, without licence, and that the good silver money current should remain so, and that all may inform against offenders and a third part of the forfeitures should go to the informers and two parts to the king: the king therefore orders the sheriff to cause the above things to be proclaimed, and he shall arrest all those found doing the contrary and have them taken to the Tower of London, to be kept there until further order. *French.* By C.

The like to all the sheriffs of England. *French.*

Aug. 12.  
Windsor.

To Robert de Ufford, admiral of the fleet from the mouth of the Thames towards the North, or to him who supplies his place in the port of Kyngeston upon Hull. Order to cause all ships called 'cogges' and other ships of parts beyond laden with the wool of John de Weseham and his fellows, the king's merchants, to be taken to Flanders, and which are arrested by virtue of the king's orders to Robert to arrest ships, to be dearrested without delay and to permit the masters and mariners of the ships to cross with their ships, and the wool etc. from that port to the said parts of Flanders.

By the keeper and C.

The like to the mayor and bailiffs and community of Kyngeston upon Hull.

The like to Philip de Barton and John de Wolmere, the king's serjeant at arms, appointed to arrest all great ships from the port of Great Yarmouth to the port of Kyngeston upon Hull.

Sept. 7.  
Westminster.

Guy de Briane 'le fitz,' knight, acknowledges that he owes to Elizabeth de Burgo, lady of Clare, 1,000l.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Sept. 25.  
Westminster.

Simon Hattere of Croydon acknowledges that he owes to Richard Western of Estkyrke 12 marks; to be levied etc. in co. Surrey.

1346.

*Membrane 20d—cont.*

Enrolment of grant by Robert de Nevill of Horneby, knight, to Sir William Scot, knight, and Alice his wife, of the advowson of Baddesworth church of his turn of presenting thereto and of whatever pertains to him therein. Witnesses: Sir John de Eland, Sir Nicholas de Wortheley, knights, William de Notton, Robert de Staynton, Hugh de Brerlay, Robert de Bosvill, Robert de Bramcot. Dated at Halghton on Sunday after the Exaltion of the Holy Cross, 20 Edward III.

*Memorandum* that Robert came into chancery on 28 September and acknowledged the preceding deed.

## MEMBRANE 19d.

Enrolment of indenture made between the king and Walter de Jerne-muth testifying that whereas the king has granted to Walter and his deputies the fees of the seals of all judicial writs issuing from the king's Bench and the Common Bench from the date of these presents, for life, for which he shall pay to the clerk of the hanaper of chancery 250 marks yearly and he will further acquit the king of 200*l.* yearly of clear debt due by letters patent under the great seal, and upon this he will restore to the exchequer yearly letters patent of the said sum, and the king grants that he shall have allowance of 100*s.* for his costs for the wax necessary for sealing those writs, so that all writs made for the king's profit and at his suit and by the testimony and advice of those deputed to serve him and also persons staying at court in the king's service, and poor persons who swear that they have nothing to pay shall be delivered without paying anything for the seals, and the justices shall receive 1*d.* per writ for their seals, as has been customary in time past. Dated at Windsor on 7 July, 20 Edward III.

*French.*

By p.s. [17758.]

Aug. 15.  
Windsor.

To the sheriff of Somerset and Dorset. Order, so often as it behoves Philip de Weston, steward of the king's chamber, and Henry de Graystok, supplying the steward's place, to take inquisitions upon the lands reserved to that chamber, to cause as many lawful men of that bailiwick as are needed to take such inquisitions to come before them, as they shall notify him.

By p.s.

The like to the following, to wit :

The sheriff of Devon.

The sheriff of Salop.

Nov. 15.  
The Tower.

The sheriff of Stafford.

Aug. 13.  
Windsor.

To the mayor and bailiffs of Wynchelse. Writ of aid in favour of Stephen de Padyham and Henry Fynch, whom the king has charged to collect the tackle and timber of a ship called '*la George*,' broken by mishap in the port of that town, it is said, and to place it in a safe place, and to ordain for the safety of the body of the ship, in accordance with the order of the council to them.

By the keeper and C.

Aug. 8.  
Windsor.

To the sheriff of Southampton. Order to cause John de Kent, proctor of John Tarsyn, diocese of Arras, John de Lichefeld, Robert de Suthampton, John Paternoster and Roger Mordaunt to be released from gaol, delivering to John de Kent all the instruments touching the matter, as the king lately ordered the sheriff to cause proclamation to be made that no one, upon pain of forfeiture, should bring to England bulls, processes or instruments prejudicial to the king or his realm, deliver them to archbishops, bishops, earls or others, and that no one should receive them upon pain of

1346.

*Membrane 19d—cont.*

forfeiture, and to make scrutiny upon their coming into the realm and to take and imprison all found bringing such bulls etc., and although the sheriff arrested John de Kent and the others because they brought bulls, processes and other things prejudicial to the king and his people and refused to show them to the mayors, bailiffs or other keepers of the king's ports, and imprisoned them in the gaol of Wyndesore castle, as he has notified the king, yet they have shown the king that they were ignorant of the proclamation, and they are ready to stand to right thereupon, and they have besought the king to provide for their release and have found before him in chancery Thomas Trayly of co. Bedford, John de Greneweys of co. Essex, Aymer Simeon, Richard de Norton, William de la Marche and John Hert of co. Hertford, who have mainperned to have them before the king, his council or justices to stand to right upon the matter and further to do and receive what shall then be ordained.

Aug. 25.  
Windsor.

To the sheriff of Kent. Order to supersede the demand made upon Dunstan de Hakyndon for the arrears of 2 marks yearly, if he shall find mainpernors to answer at the exchequer on the octaves of Michaelmas next for the said 2 marks yearly and the arrears thereof, if it be found that he ought to be charged therewith, as on 28 September in the 14th year of the reign the king granted to Dunstan and to Joan his wife the custody of the lands which belonged to William de Harnhull, tenant in chief, to hold until his heir should come of age, for rendering 10s. yearly, and now the king has learned from Dunstan that although he has held that custody from the said 28 September and has paid 10s. yearly without John de Boseham intermeddling with the said lands, yet the sheriff distrains him for 2 marks yearly, by pretext of a writ of the exchequer containing that the said lands were committed to John in the 15th year of the reign for rendering 2 marks yearly, whereupon Dunstan has besought the king to provide a remedy.

By C.

Sept. 21.  
Westminster.

John de Wesenham, merchant, acknowledges that he owes to John de Gynewell, clerk, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Sept. 22.  
Westminster.

John de Brutewell acknowledges that he owes to Nicholas de Aumberden 40l.; to be levied etc. in co. Buckingham.

Henry fitz Johan de Chilton and Thomas de Tochevyk acknowledge that they owe to Miles de Bello Campo, lord of Hucham, 80l.; to be levied etc. in co. Buckingham.

Miles de Bello Campo, lord of Hucham, and John Bernard acknowledge that they owe to Henry fitz Johan de Chilton 80l.; to be levied etc. in co. Buckingham.

John Wy of Camerwell acknowledges that he owes to William de Lavenham 5 marks; to be levied etc. in co. Surrey.

Sept. 23.  
Westminster.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of the Hospital that they owe to Richard de Rothyng, citizen and vintner of London, and to John his son, 600l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment, acknowledged by John.*

1346.

*Membrane 19d—cont.*Sept. 17.  
Westminster.

To the treasurer and barons of the exchequer. Order to receive Henry de Eccleshale and John le Clerc, in place of William de Radenore, sheriff of Hereford, to make his proffer on the morrow of Michaelmas next, as he is charged to levy certain of the king's debts in that bailiwick, wherefore he cannot make his proffer in person on that day.

By C.

Sept. 17.  
Westminster.

To J. archbishop of Canterbury. Order to certify the king of the names of all aliens beneficed in that diocese, what benefices they hold, their value, and who reside upon their benefices and who not, before Monday after the feast of St. Edward the king.

By K. and C.

[*Fœdera.*]The like to all the bishops of England. [*Ibid.*]Sept. 20.  
Westminster.

To the sheriff of Sussex. Order to supersede the demand made upon James de Echyngham for forfeited issues until further order, as he has besought the king to cause this to be done, as he took the order of knighthood in the king's service in the war of France, and he is assessed in divers sums for forfeited issues because of the proclamation of the distraint of knighthood, and by process in the exchequer between the king and James, the sheriff was ordered to distrain certain jurors to be before the barons of the exchequer on the octaves of Michaelmas next to recognise if James on 30 June in the 18th year of the reign held any lands or rents in that county except the manor of Echyngham and a carucate of land, a mill, 10 acres of meadow and 10 marks rent.

Sept. 30.  
Westminster.

Anketinus de Houby, knight, acknowledges that he owes to Richard de Thoresby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

## MEMBRANE 18d.

Aug. 20.  
Westminster.

To the sheriffs of London. Order to release John Taccourn of Welyng- ham from prison by a mainprise, as Ralph son of Peter le Cartere of Welyng- ham impleads John before the justices of the Bench to render account to him for the time when he was receiver of his money, and because John did not come before the justices to answer Ralph the king ordered the sheriffs, by writ *de judicio*, to take John and have him before the justices at Westminster a month from St. Matthew, to answer Ralph, and the sheriffs took and imprisoned him in Neugate, and John has besought the king to provide a remedy, as he is ready to answer Ralph and to stand to right in all things, and Henry de Lyndeseye of London, Robert Taccourn, Richard de Pynnewelle, John le Cartere, Thomas le White and Reginald Bisshop of Ryngemere, of co. Sussex, have main- perned in chancery to have John before the justices on the said day, to answer Ralph in the premises.

By C.

Aug. 27.  
Windsor.

To the mayor and bailiffs of Shorham. Order to cause all ships laden with wool in that port to be arrested without delay and detained until it is shown before the king that the wool has been rightly weighed and coketted, and to take the letters of coket and the papers of the collectors of customs there, made thereupon, and keep them safely until further order, as the king has learned that certain ships are laded in that port to take wool not coketted or weighed to parts beyond the sea.

By the keeper and C.

1346.

*Membrane 18d—cont.*

The like to the following, to wit :

The sheriffs of London.

The bailiffs of Boston.

The mayor and bailiffs of Hertipole.

The bailiffs of Chichester.

The mayor and bailiffs of Southampton.

The mayor and bailiffs of Bristol.

The bailiffs of Sandwich.

The mayor and bailiffs of Kyngeston upon Hull.

The mayor and bailiffs of Lenn.

The bailiffs of Great Yarmouth.

The mayor and bailiffs of Ipswich.

The mayor and bailiffs of Newcastle upon Tyne.

Sept. 8.  
Westminster.

To J. archbishop of Canterbury. Order to summon his suffragans, deans and priors of cathedral churches, abbots and priors, both elective, exempt and not exempt, the archdeacons, chapters, convents, colleges and clergy of his province to appear before him in St. Paul's church, London, on Monday after the translation of St. Edward next, to treat upon the state of England, the defence of the realm and the war with France, and to give their advice.

By K. the keeper and C.

[*Report Dignity of a Peer*, iv. p. 561.]

The like to the archbishop of York to convoke the clergy of his province at the church of St. Peter, York, on Monday after St. Lucy next. [*Ibid.*]

Sept. 17.  
Westminster.

The prior of Bermundeseye acknowledges for himself and convent that they owe to Richard de Wylughby, knight, 60*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

Sept. 18.  
Westminster.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of the Hospital that they owe to Gilbert le Palmere, Nicholas Madefrey and John de Refham, fishmonger, 600*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

Sept. 13.  
Westminster.

To William de Thorp. Order to come to London with all speed to hear and do what shall be set forth to him by Bartholomew de Burgherssh and other of the king's secretaries, as previously the king ordered him to come to London for certain affairs, but he has not hitherto cared to do so, and the king has sent Bartholomew and certain other secretaries to that city to show the king's will to William and others of the council now there in the present parliament. [*Rep. Dignity of a Peer*, iv. p. 561.]

Sept. 25.  
Westminster.

To Robert de Mounceaux, the king's serjeant at arms, and to the sheriff of Kent. Order to supersede the taking of John son of Richard Wardedieu of Bodiham and John de Boxhurst of Sandherst and to deliver to them their lands, goods and chattels by a mainprise and not to intermeddle further therewith, as the king appointed Robert and the sheriff to arrest John and John for certain misdeeds and suspicions and to seize their lands, goods and chattels into the king's hand, but they have offered in chancery to stand to right in the matter and they have found Edmund de Knelle, knight, of co. Sussex, John de Beggebury of co. Kent, Hamo atte Gate of Northihamme of co. Sussex, Thomas de Congherst, William de Betryngdenne and Henry Wardedieu of co. Kent, who have mainperned to have them before the king in chancery on the quinzaine of Michaelmas next, to answer all the things laid against them and to answer for the issues of the said lands and for the goods and chattels if it is found that they ought to pertain to the king, and further to do and receive what the king's court shall determine.

By C.

1346.

*Membrane 18d—cont.*Sept. 18.  
Westminster.

To the sheriff of Lincoln. Order to permit John Deyncourt, who is staying with the king in parts beyond the sea, to have respite until Easter next for 17*l.* which are exacted of him for the custom and subsidy on wool weighed in the port of Boston and lately taken thence to parts beyond the sea, in the king's name.

Sept. 15.  
Westminster.

To Richard de Kelleshull and his fellows, justices of assize in co. Suffolk. Order to continue in the same state in which they now are all assizes of novel disseisin arramed against John son of William de Gislyngham, who is staying in the king's service in parts beyond the sea, while he remains in that service, or until further order, in accordance with the ordinance.

By C.

Oct. 6.  
Windsor.

Brother Richard de Wyntryngham, warden of the chapel of St. Laurence, Chesthunte, acknowledges that he owes to Stephen de Brokesbourn, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hertford.

*Cancelled on payment.*

Thomas de Shenlegh and John Aylman acknowledge that they owe to John atte Barnet 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*Sept. 27.  
Westminster.

To the treasurer and barons of the exchequer. Order to receive William de Horton as the attorney of Hugh de Moriceby, late sheriff of Cumberland and escheator in that county and in cos. Westmoreland and Lancaster, to render his account on the morrow of Michaelmas next, as Hugh is staying in the company of Thomas de Lucy in the parts of the march of Scotland upon the defence of the realm against the invasions and attacks of the king's Scottish enemies.

By C.

Oct. 11.  
The Tower.

Robert de Lincoln, felmonger, acknowledges that he owes to Thomas de Oxenford, 'cook,' 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

MEMBRANE 17*d.*

Enrolment of grant by Robert de Nevill of Horneby, knight, to Sir William Scot, knight, and Alice his wife of the advowsons of the churches of Peniston and Heton and his turn of presenting thereto and of the advowson of a moiety of the church of Hekh Holand. Witnesses: Sir John de Eland, Sir Nicholas de Worteley, knights, William de Notton, Robert de Staynton, Robert de Bramcot. Dated at Halghton on Sunday after the Nativity of the Virgin, 20 Edward III.

Enrolment of grant by Robert de Nevill, of Horneby, knight, to Sir William Scot, knight, and Alice his wife and William's heirs of the advowson of Peniston church and his turn of presenting, which advowson lady Petronilla de Nevill holds for life of his inheritance, with remainder to him, to remain to William and Alice. [*Witnesses as above. Dated as above.*]

*Memorandum* that Robert came into chancery on 28 September and acknowledged the preceding deeds.

*Memorandum* that Perinus de Gravyll, 'jueiller,' on 20th September in the 20th year of the reign, came before the chancellor and others of the council at Lamehithe and acknowledged himself satisfied for 114*l.* 6*s.* 8*d.*

*Membrane 17d—cont.*

1346.

assigned to him, for Michaelmas term then to come, of a ferm which Roger son and heir of Edmund de Mortuo Mari was bound to render to the king for lands of Radenore, Warthrenoun, Knygthton, Prestemedede and Norton in the king's hand by reason of the minority of Roger and demised to him under a certain form.

Sept. 18.  
Westminster.

To Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres. Order to cause the wood of Francis de Ursinis, treasurer of St. Peter's Church, York, of Alne, which is within the bounds of the said forest and is in the king's hand for trespass of vert, it is said, to be replevied to him until the arrival of the justices for pleas of the Forest in co. York, if it be repleviable in accordance with the assize of the Forest.

Oct. 3.  
Westminster.

The like to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Essex, to replevy the wood of Walbery, co. Essex, to Mary, countess of Pembroke.

Sept. 22.  
Westminster.

To William Basset, Thomas de Fencotes and Roger de Blaykeston, justices of assize in co. York. Order to continue in the same state in which they now are all assizes arramed against Thomas Ughtred, who is staying in the king's service in parts beyond the sea, while he remains in that service or until further order in accordance with the ordinance. By p.s.

Sept. 20.  
Westminster.

The like to the following justices for the following '*mutatis mutandis*'—  
William de Thorp, Roger de Baukwell and Thomas de Sibthorp, justices of assize in co. Northampton, for William de Lord of Irtlyngburgh, who is staying with Master John de Thoresby in the king's service in the said parts.

By the keeper and C. because Master John de Thoresby has testified that William is staying as aforesaid.

Sept. 26.  
Westminster.

William Scot, William de Notton and Robert de Teye, justices of assize in co. Kent for Edmund de Knolle, who is about to set out with Bartholomew de Burgherssh in the king's service to the said parts.

By the keeper and C. and by the testimony of Bartholomew.

Oct. 2.  
Westminster.

The same William, William and Robert, justices of assize in co. Sussex, for John de Reytheby, about to set out in the king's service to the said parts.

By the keeper and C. and by the testimony of the archbishop of Canterbury.

Enrolment of release by Reginald de Monte Forti, knight, to Sir Bartholomew de Burgherssh, knight, the elder, of all his right and claim in the manors of Welewe and Farle Mountford, co. Somerset, and in the adowson of Farle Mountford church, also the reversions of the lands of all tenants for life or a term of the said manors, which should revert to him : Witnesses, Sir John de Darcy the younger, Sir John Howard, Sir Maurice le Bruyn, Sir Thomas de Bourne, Sir Walter Pavely, Sir John de Wynkefeld, knights, Master Simon de Islepp, Peter de Gildesburgh canons of St. Mary's church, Lincoln, John de Mersshton, William de Cary, Robert Russell, Roger de Pykeryng. Dated at Rowenore, co. Southampton, on Saturday, after St. Barnabas, 20 Edward III.

*Memorandum* that Reginald came into chancery at London on 7 October and acknowledged the preceding deed.

Oct. 9.  
Westminster.

William de Langele acknowledges that he owes to William de Clynton, earl of Huntyngdon, 70*l.* ; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

1346.

*Membrane 17d—cont.*

Oct. 10. John son of Robert de Godesfeld acknowledges that he owes to Maud de Westminster. Lancastre, countess of Ulster, 40*l.*; to be levied etc. in co. Lincoln.

Oct. 12. Henry Sturmy acknowledges that he owes to Edmund de Bohun, knight, The Tower. 40*l.*; to be levied etc. in co. Wilts.

The same Henry acknowledges that he owes to the said Edmund 20 marks; to be levied as aforesaid.

Oct. 12. To William de Fililode, sub-escheator in co Warwick. Order to be Westminster. before the king in chancery on the morrow of All Souls next to certify him why he took into the king's hand the manor of Greneberghe, co. Warwick, of the prior and convent of Chaucombe, and further to do and receive what the king's court shall determine, which day the king has given to the prior to show by what title he held that manor.

*MEMBRANE 16d.*

Sept. 17. To the treasurer and barons of the exchequer. Order to supersede until Westminster. the quinzaine of Easter next the exaction made by the sheriff of Somerset upon Everard le Frensh of Bristol for 46*l.*, as he has besought the king to discharge him of that sum, as he was arrested at London during the whole time of the session of William de Thorp and his fellows, justices of oyer and terminer in co. Somerset, by the king's order, so that he could not come before them, and because he did not come to answer before them for certain trespasses and excesses, he was placed in 46*l.* for forfeited issues; and it has been testified before the king by trustworthy persons that Everard was detained under arrest as aforesaid. By the keeper and C.

Sept. 18. To the prior of Roucestre. Order to be attendant upon the affairs of the Westminster. realm among the king's other councillors for this in England, during the king's absence, and not to eloign himself from the king's council without licence.

Nov. 13. Alan del Conduit of London, vintner, acknowledges that he owes to John Westminster. de Henkston, 'goldsmyth,' 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Enrolment of sale by Thomas Perle of London to William de Heppeworth, clerk, of all his stock, corn and animals with horses and oxen for ploughs and carts in the town of Eltham, co. Kent, for a sum of money which William has paid at London on the date of these presents. Dated at London on Thursday, the feast of St. Matthew, 20 Edward III.

*Memorandum* that Thomas came into chancery at Westminster on 18 October and acknowledged the preceding deed.

Oct. 15. To William, abbot elect of the conventual church of St. Augustine's, The Tower. Canterbury. Order, upon pain of forfeiture, not to leave the realm for parts beyond in these times of wars, without the king's special order.

Oct. 15. Richard Smelt, citizen and fishmonger of London, acknowledges that he Westminster. owes to the abbot of Bec Herlewyn 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Oct. 16. Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem Westminster. in England, acknowledges for himself and the brethren of the Hospital that they owe to Richard Lacer, citizen of London, and to William de Penebrigg 1,000 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*

1346.

*Membrane 16d—cont.*Oct. 17.  
Westminster.

Brother Alexander, prior of the cathedral church of St. Swythun, Winchester, acknowledges for himself and convent that they owe to Thomas Dolsaly, citizen and pepperer of London, 400*l.*; to be levied etc. in co. Southampton.

John de Insula of co. Kent acknowledges that he owes to Thomas de Aldon, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—Thomas de Brayton received the acknowledgment by writ.

*Cancelled on payment.*

The abbot of King's Beaulieu acknowledges for himself and convent that they owe to Simon Fraunceys, citizen and mercer of London, 140*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

Oct. 20.  
Westminster.

Walter de Chiriton and John Malewayn acknowledge that they owe to Robert, bishop of Chichester, 200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

William Dykeman, citizen of London, acknowledges that he owes to Philip Dykeman, tiler of London, 60*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, is bound to Gilbert Palmer, Nicholas Madefrey, John de Refham, fishmonger, by a recognisance made in chancery on 18 September, 20 Edward III, in 600*l.* to be paid at All Saints next, Gilbert, Nicholas and John grant that if the prior pay them at London, at Gilbert's house in the ward of Bredstrete, 100*l.* sterlings and not of gold at All Saints next and 50*l.* of sterling as aforesaid at the Purification following, and 50*l.* as aforesaid at Midsummer following, and 50*l.* as aforesaid at All Saints following, and 50*l.* at the Purification following, then the recognisance shall be null and void, but otherwise it shall remain in force. Dated at London on 20 September, 20 Edward III.

*Memorandum* that the prior and Gilbert, Nicholas and John came into chancery on 4 October and acknowledged the preceding indenture.

Oct. 22.  
Westminster.

Hugh son of Nicholas de Westwalton and Richard son of Thomas de Walpole acknowledge that they owe to Henry de Wynwyk, parson of Walsokne church, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

*Cancelled on payment.*

Oct. 25.  
Westminster.

John Tatyn of Bakechild and John de Morston of Sydyngbourn acknowledge that they owe to William de Bohun, earl of Northampton, and to William de Dersham 100*l.*; to be levied etc. in co. Kent.

*Cancelled on payment, acknowledged by William de Dersham.*

Oct. 12.  
Westminster.

To the treasurer and barons of the exchequer. Order to permit the prior and monks of St. Mary's, Clifford, of the Cluniac order, to have respite until the quinzaine of Easter next for the arrears exacted of them, in order that, after deliberation has been taken upon the matter, the king may cause what seems good to the council to be done, as at the suit of the prior and convent showing that they were English and they made

1346.

*Membrane 16d—cont.*

no *apportum* to parts beyond, and beseeching the king to order his hand to be amoved from the priory, which had been taken among the alien priories by reason of the war, and was committed to the prior for rendering a certain thing yearly, the king ordered the sheriff of Hereford to take an inquisition upon the matter, by which it is found that the priory is not subject to any lord of parts beyond, and that the prior and monks are and have always been English and that they owe no *apportum* out of the realm, and that the priory was founded by Simon son of Richard son of Poncius sometime lord of Clifford, ancestor of the countess of Lincoln, in frank almoin, and by the certificate of the treasurer and barons sent into chancery it is found that in 29 Edward I, it was found by an inquisition that the prior was not an alien or amoveable at the will of any prior of parts beyond the sea, and renders nothing to his superiors there of the issues of his priory, and after an examination of the rolls of the alien religious it was agreed that the prior should have respite for his debts, and it is not found that any answer was made to Edward I for any ferm of the priory from that year, and the priory was not taken into the hand of the late or the present king until 3 July in the 18th year of the reign, when the king committed the custody thereof to brother Peter de Caro loco for rendering 20*l.* yearly so long as the priory should remain in the king's hand, and the king has given the prior the said respite for the arrears of that ferm. By C.

[*Monasticon*, V. p. 41.]

Oct. 8.  
Windsor.

To Robert son of Nicholas de Swanlund, weigher (*tronatori*) in the port of Ipswich. Order to be before the king in chancery on SS. Simon and Jude next, to do and receive what shall then be enjoined upon him. By C.

The like to the following weighers in the following ports, to wit—

John de Kellehull, in the port of Boston.

Peter de Walton in the port of Lenn.

Adam Boghiere in the port of Kyngeston upon Hull.

John de Welhous in the port of Sandwich.

John Queldryk in the port of Newcastle upon Tyne.

John de Motesfount in the port of Southampton.

John Curteys of London in the port of Bristol.

Robert Elys in the port of Great Yarmouth.

*MEMBRANE 15d.*

Membrane of deed testifying that whereas John Somery of co. Devon acknowledged before John de Pulteneye, late mayor of London, and Henry de Sancta Ositha, then clerk, deputed to receive recognisances of debts at London, that he owed to Nicholas de Teukesbury, clerk, 300*l.*; to be paid, 16*l.* at the feast of St. Giles, 6 Edward III, and 16*l.* yearly on that feast, until the debt was paid, and afterwards, by virtue of that recognizance, all the messuages and lands which belonged to John at Lyndrigg, Southwyssh, Loscumb and in the city of Oxford (*rectius* Exeter), were delivered to Nicholas by consideration of the king's court, to hold as his free tenement until he should levy 144*l.* of the 300*l.*, and 156*l.* of the said sum still remained to be paid, Nicholas has received the said 156*l.* from John on the date of these presents and gives him a general release. Witnesses: Richard le Lacer, now mayor of London, Sir John de Eston, clerk, Thomas de Lincoln, John de Shirebourne, Adam de Lichefeld, clerk, Hugh de Lancástr[ia], Nicholas de Tanton, tailor, Bartholomew atte Mede, Walter

1346.

*Membrane 15d—cont.*

de Brankescoumbe, William de Medewell, Nicholas Trote of Oxford, Nicholas de Coleford. Dated at London in Wodestrete on Thursday after St. Denis, 20 Edward III. ♦

*Memorandum* that Nicholas came into chancery at Westminster on 13 October and acknowledged the preceding deed.

Sept. 18.  
Windsor.

To Thomas de Brideport, supplying the place of the constable of Corf castle. Order to deliver Lewis Bochel, Francis Bochel, Bonaiuti Loupre, Skiatius de Sklatis, Gayuchius de Gynisano and Landus Bardoil, who are in his custody because they did not obtain the release of Robert de Bradestan and John de Sancto Philberto, as they undertook to do, and whom he received from the keeper of the Tower of London, to Henry de Cosham and William Datchet to be taken to Gloucester castle and imprisoned there until further order.

By p.s.

Mandate to Henry and William to receive Lewis and the others from Thomas, take them to Gloucester castle and deliver them to the keeper thereof, to be detained in prison there.

Mandate to the keeper of Gloucester castle to receive Lewis and the others from Henry and William and to keep them safely in the form aforesaid.

Oct. 14.  
Westminster.

To the sheriffs of London. Order to cause proclamation to be made that all the aldermen and other citizens of that city shall be present at the election of the next mayor on the day and at the place appointed, as has been customary hitherto, and no one shall absent himself upon pain of forfeiture.

By K. and C.

[*Fœdera.*]

Oct. 19.  
Windsor.

Thomas de Keldesyk, parson of Hucham church, diocese of Lincoln, acknowledges that he owes to William de Newenham, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Oct. 20.  
Westminster.

Godfrey de la Rokele acknowledges that he owes to John de Pottenham, parson of St. Benet Fynk church, London, and to Richard de Sandwell, parson of Halton church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

The same Godfrey acknowledges that he owes to the said John and Richard 20*l.*; to be levied as aforesaid.

The same Godfrey acknowledges that he owes to the said John and Richard, 20*l.*; to be levied as aforesaid.

Walter atte Chirch and Robert Parker, of Tadynton, acknowledge they owe to Thomas de Hethe, clerk, 40*l.*; to be levied etc. in co. Suffolk.

William Randolf acknowledges that he owes to John de Forstebury 34*l.*; to be levied etc. in co. Wilts.

Enrolment of release by Henry son of Benedict de Ditton to brother Philip de Thame, prior, and to the brethren of the Hospital of St. John of Jerusalem in England, of all his right and claim in the lands, meadows, pastures and mills called 'Pourtesflete Mulres,' in West Thurrok, co. Essex, which Benedict his father and he have held for life of the demise of brother Thomas Larcher, sometime prior of that Hospital. Dated at London on 18 October, 20 Edward III.

*Memorandum* that Henry came into chancery at Westminster on 20 October, and acknowledged the preceding deed.

1346.

*Membrane 15d—cont.*

Enrolment of acknowledgment of receipt by Robert de Mildenhale, supplying the place of the receiver of the money of the king's chamber, from the prior of Tikford, of 10*l.* of the arrears of the value of Cosham church, which he was bound to pay in the chamber at Michaelmas last, as appears by a recognisance made by him in chancery to the king. Dated at Westminster on 24 October, 20 Edward III. *French.*

*Memorandum* that Robert came into chancery at Westminster on 24 October, and acknowledged the preceding deed.

Sept. 27.  
Westminster.

To the treasurer and barons of the exchequer. Order to receive William de Hoton as the attorney of Thomas de Lucy, sheriff of Cumberland and escheator in that county and in cos. Westmoreland and Lancaster, to render his account for those offices and to make his proffer on the morrow of Michaelmas next, as he is staying upon the march of Scotland for the defence of the realm against the attacks of the Scots.

By the keeper and C

Sept. 28.  
Windsor.

To the sheriff of Surrey. Order to supersede until further order the demand which he makes upon Thomas de Hornyngton for a fine of 20*s.* which he made before William de Notton and his fellows, justices of oyer and terminer in that county.

By C.

Oct. 22.  
Westminster.

Brother John, prior of Lewes, acknowledges for himself and convent that they owe to Walter Prest of Melton Moubray, the younger, and to John de Foxle of Lewes, 300*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Sussex.—John de Weston, clerk, received the acknowledgment by writ.

Oct. 23.  
Westminster.

Hugh de Thoresby of Waltham acknowledges that he owes to Richard de Thoresby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Oct. 24.  
Westminster.

Richard Nicol of Pulteneye acknowledges that he owes to Thomas Oweyn of Pulteneye 100*l.*; to be levied etc. in co. Dorset.

John de Medilton, 'chaundeler,' of co. Berks, acknowledges that he owes to John de Bedeford, citizen and skinner of London, 26*l.*; to be levied etc. in the city of London.

Oct. 25.  
Westminster.

William de Lavenham acknowledges that he owes to Margery Chaumpaigne 10*l.*; to be levied etc. in co. Middlesex.

Oct. 27.  
Westminster.

Thomas Deumars, John de Northrugge and William de Northrugge acknowledge that they owe to Robert prior of St. Mary's church, Suthwerk, 250*l.*; to be levied etc. in co. Surrey.

*Cancelled on payment, acknowledged by the prior before the bishop of Worcester, the chancellor.*

*MEMBRANE 14d.*

Sept. 20.  
Westminster.

To the sheriff of Norfolk. Writ for payment to Robert Clere and John de Berneye, knights of that shire, for their expenses in attending the parliament held at Westminster on Monday after the Nativity of the Virgin last, of 112*s.*, to wit for fourteen days at 4*s.* a day each.

By C.

The like to the sheriffs of the remaining counties for the knights of those shires [*as in Return of Members of Parliament, part i, p. 140, omitting cos. Cornwall, Essex, Huntingdon, Kent, Northumberland and Southampton, and Edmund de Chelreys of co. Berks*].

1346.

*Membrane 14d—cont.*Sept. 20.  
Westminster.

To the bailiffs of Shaftesbury. Writ for payment to Thomas de Trente and John de Wyke, burgesses of that town, for their expenses in attending the said parliament, of 56s., to wit for fourteen days at 2s. a day each. By C.

The following have like writs, to wit :—

Thomas de Trente and William Oure, burgesses of Dorchester.

Thomas de Trente, one of the burgesses of Brideport.

John de Sancto Albano, one of the burgesses of Kyngeston upon Hull.

William de Killum and John de Irlaunde, burgesses of Scardeburgh.

*MEMBRANE 13d.*Oct. 28.  
Westminster

Lora late the wife of Ralph Sauvage of co. Kent acknowledges that she owes to the prior and convent of the cathedral church, Rochester, 100l. ; to be levied, in default of payment, of her lands and chattels in co. Kent.

*Cancelled on payment.*

Oct. 29.  
Westminster.

William de Halyscombe, citizen and skinner of Exeter, acknowledges that he owes to the dean and chapter of the cathedral church, Exeter, 100s. ; to be levied etc. in co. Devon.—John de Sancto Paulo received the acknowledgment.

Enrolment of indenture testifying that whereas Lora, late the wife of Sir Ralph Sauvage of co. Kent is bound to the prior and convent of the cathedral church, Rochester, in 100l. by the above recognisance they grant that if she pay them 40l. at Rochester at SS. Simon and Jude, ten years after these presents, and if they hold peaceably all the tenements which she has released to them in Suthwerk near London for ten years, and if she alienate no part of that land during the term, except the services due to the lords of the fee, to wit a pound of 'comyn' to be paid yearly to them of the house of St. Mary, Suthwerk, then the recognisance shall be null, but otherwise it shall remain in force. Dated at London on 28 October, 20 Edward III. *French.*

*Memorandum* that Lora and the prior came into chancery at London on 28 October and acknowledged the preceding indenture.

Oct. 30.  
Westminster.

William Lengore of Debenham and Richard le Smyth of Debenham acknowledge that they owe to John son of Warin le Chapman of Debenham 25 marks ; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Enrolment of release by William son of Robert de Pynkeneye, late lord of Guldene Morton, co. Northampton, to Sir John de Molyns, knight, and Egidia, his wife, of all his right and claim in the manor of Guldene Morton which John has of his grant. Witnesses : Thomas Wakeleyn, Roger de Mussendene, William Giles, Henry Ernald, Henry de Elynton, William de Hynton, John le Mareschal. Dated at London on 28 September, 20 Edward III.

*Memorandum* that William son of Robert came into chancery at London on 28 October and acknowledged the preceding deed.

Enrolment of grant by William son of Robert de Pynkeneye of Guldene Morton to Sir John de Molyns, knight, and Egidia his wife of the manor of Guldene Morton, co. Northampton. Witnesses : Sir Nicholas de la Beche, Sir John de Lyons, Sir John Murdak, knights, Roger de Mussendene, Robert de Wauncy, Richard le Warde, Thomas Wakelyn, Stephen Alwold. Dated at Guldene Morton on Sunday after SS. Simon and Jude, 14 Edward III.

*Memorandum* that William, son of Robert come into chancery at London on 28 October and acknowledged the preceding deed.

1346.

*Membrane 13d—cont.*

Oct. 30. Geoffrey Knyght of Hadenham and John son of William atte Nasshe of  
Westminster. Hadenham acknowledge that they owe to John le Bruyn of Ocle, Robert  
Vynter and John Vynter, 100 marks; to be levied, in default of payment,  
of his lands and chattels in co. Buckingham.

Oct. 31. Thomas de Eton, clerk, acknowledges that he owes to Richard Marcand,  
Westminster. clerk, 20l.; to be levied etc. in co. Kent.

*Cancelled on payment.*

Oct. 13. To the sheriff of Kent. Order, upon sight of these presents, to cause  
Westminster. proclamation to be made that no one, upon pain of forfeiture, shall bring  
bulls or other things prejudicial to the king, the magnates or the people  
of the realm, and to take all those found doing the contrary after the  
proclamation and keep them in prison until further order, certifying the  
king in chancery from time to time of the bulls and letters and of the  
names of the persons taken, as the king several times previously ordered  
such proclamation to be made, and yet some men, not fearing the same,  
continue to bring such bulls into the realm. By p.s. [17855.]

The like to the following, to wit:

The constable of Dover castle and warden of the Cinque Ports, or him  
who supplies his place.

The mayor and bailiffs of Dover.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Wynchelse.

The mayor and bailiffs of la Rye.

The mayor and bailiffs of Hastyng.

The mayor and bailiffs of Great Yarmouth.

The mayor and bailiffs of Southampton.

The mayor and bailiffs of Dertemuth.

The bailiffs of Peveneseye.

The bailiffs of Lemynton.

The mayor and bailiffs of Ipswich.

The bailiffs of Herewich.

The bailiffs of Colchester.

The bailiffs of Maldon.

The mayor and bailiffs of Lenn.

The mayor and bailiffs of Newcastle upon Tyne.

The mayor and bailiffs of Kyngeston upon Hull.

The bailiffs of Hertilpole.

Nov. 2. Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem  
Westminster. in England, acknowledges for himself and the brethren of the Hospital that  
they owe to Richard de Rothyng, citizen and vintner of London, and to  
John his son, 600l.; to be levied, in default of payment, of their lands and  
chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*

Nov. 3. Walter de Wight acknowledges that he owes to Queen Philippa 40l.; to  
Westminster. be levied, in default of payment, of his lands and chattels in co.  
Northampton.

Nov. 4. Richard Beyvyn acknowledges that he owes to Richard de Thoresby,  
Westminster. clerk, 40s.; to be levied etc. in co. Somerset.

*Cancelled on payment.*

John de Bentele acknowledges that he owes to Richard de Thoresby,  
clerk, 13s. 4d.; to be levied etc. in co. York.

*Cancelled on payment.*

1346.

*Membrane 13d—cont.*Nov. 7.  
The Tower.

Richard de Clyvedon of co. Somerset acknowledges that he owes to Katherine de Veel 40*l.*; to be levied etc. in co. Somerset.

Oct. 26.  
Westminster

To Reginald Alard and Peter Fissh. Order to be attendant upon the custody of a ship called '*la George*' in the port of Wynchelse, with the tackle, with Stephen de Padiham and Henry Fynch, so that the king may have no cause to punish them by reason of the loss of the ship and tackle, as the king lately charged them with Stephen and Henry to keep the ship and tackle safely until further order, but they have not hitherto cared to do so, whereat the king is much angered.

By the keeper and C.

MEMBRANE 12*d.*Oct. 20.  
Westminster.

To William Basset, Thomas de Brayton and Roger de Blaykeston. Order to supersede until the king's return to England the execution of their commission to enquire concerning certain lands in co. York, alienated without licence.

By C.

Oct. 26.  
The Tower

To the treasurer and barons of the exchequer. Order to release the prior of Wymundham, late one of the collectors and assessors of the ninth of sheaves, lambs and fleeces in co. Norfolk, who is detained in the Flete prison for 1,896*l.* 3*s.* in which he and the said collectors are bound to the king for the arrears of the ninth and for certain concealments and frauds made by him in the selling and collecting of the ninth, if he shall find mainpernors, who will undertake to have him before the treasurer and barons of the exchequer from day to day and from term to term to answer for the premises and further to do and receive what the king's court shall determine.

By C.

To the same. The like, '*mutatis mutandis*,' for Thomas atte Gannok, late the deputy of the said prior, of John de Cailly, knight, and Robert de Clere, collectors and assessors of the ninth in co. Norfolk.

By C.

Enrolment of indenture made on 28 October, 20 Edward III, between Lora late the wife of Sir Ralph Sauvage of co. Kent and the prior and convent of the cathedal church of Rochester, to wit that she releases to them all her tenements with all appurtenances in Suthewerk near London, lying in the parish of St. Mary Magdaleine, Suthewerk, between the tenement of Richard de Lambheth towards the east, and that of the prior and convent of St. Mary, Suthewerk, towards the west and the cemetery of that priory towards the north, and the lane leading from the highway of Suthewerk to the tenement of the bishop of Winchester, towards the south, to hold for ten years for rendering 10*s.* yearly to her and the services due by her to the chief lords of the fee, to wit to pay a pound of 'comyn' to the prior and convent of St. Mary, Suthewerk. Dated at Suthewerk near London as aforesaid. Witnesses: Sir John de Polteneye, Thomas de Marynz, Roger de Frowyk, John de Mokkyng, John de Kyngeston, John Makenheved, Alan de Hethe. *French.*

*Memorandum* that both the prior and Lora came into chancery at London on 28 October and acknowledged the preceding indenture.

Enrolment of release by Hamo de Chikewell, son of Alan de Chikewell of London, to John de Gildesburgh, citizen and fishmonger of London, of all his right and claim in 40*s.* yearly rent which John demised to him by

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*Membrane 12d—cont.*

his deed for life, of all John's tenement in London. Witnesses: John Syward, Richard Smelt, John Tornegold, Simon de Turnham, Edm[und] de Heigham called of Chigwell, William de Braynton, William de Watford. Dated at London on 1 September, 20 Edward III.

*Memorandum* that Hamo came into chancery at Westminster on 2 November and acknowledged the preceding deed.

*Memorandum* that Richard Spynk of Norwich and Adam de Tettebourn of Welles on 16 February, 20 Edward III, acknowledged that they owed to John de Staunton, 40*l.*, to be paid at Christmas following, and an indenture made between them on that day and enrolled in chancery contains that John granted that if Henry le Monier, son of Collard le Monier of Amyas should come to Canterbury on the octaves of Michaelmas following and render himself to prison there, as he was staying on the said 16th day, then the recognisance should be void, and Edmund de Stablegate and John de Sheldwyche, bailiffs of Canterbury, have certified in chancery that on Thursday before Michaelmas, Henry came before them and rendered himself to prison.

*Memorandum* that Maud late the wife of Thomas de Wengrave, on 24 May, acknowledged in chancery that she owed to Thomas son of Nicholas Ferynbaud 100 marks, to be paid at Michaelmas following, on which day she came into chancery at London and produced a part of an indenture under Thomas's seal containing that she demised to him and to Alice his wife a messuage and 120 acres of land, 25 acres of meadow, 8 acres of pasture and 60*s.* rent in Wayngrave and Rollesham, to hold for a term of twelve years, beginning at the said Michaelmas, for rendering to her 14 marks yearly, and she offered to fulfil that agreement, and Thomas granted by the indenture that if she did so the said recognisance should be null.

Oct. 24.  
Windsor.

To the sheriff of Norfolk. Order to attach Peter le Monek of Gouthorp and have him before the council at Westminster on the morrow of Martinmas next, to answer for his contempt and further to do and receive what shall be ordained by the council, as the king lately ordered him to be before the council at Westminster three weeks from Michaelmas last to inform them upon certain things, which would be laid before him, and though he received the order, as the king has learned by trustworthy testimony, he did not care to come. By C.

Nov. 14.  
Westminster.

Robert Fitz Johan de Shyryngton acknowledges that he owes to Simon son of Thomas de la Haye of Foxcote 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nov. 13.  
Windsor.

To Robert Fraunceys. Order, upon pain of forfeiture, to be before the council on the morrow of St. Nicholas next to answer to the things which will then be laid against him on the king's part.

*Memorandum* that Robert has a day before the council on the octaves of Hilary next, to answer in the form aforesaid.

Nov. 14.  
The Tower.

To the mayor and bailiffs of Sandwich. Order to take John Noldyng, late weigher in the port of that town and to have him and the weighing beam before the council at Westminster on the morrow of St. Nicholas next, to answer for his contempt and further to do and receive what shall be ordained by the council, as the king committed to John de Welhous the office of weighing wool in that port, to hold during pleasure, and ordered John Noldyng to deliver to him the beam for weighing wool in that port and all other things touching the said office, by indenture. By C.

1346.

## MEMBRANE 11d.

Nov. 2.  
The Tower.

To the mayor and sheriffs of London. Order to continue in the same state in which it now is, until further order, the plea pending between Thomas Brewere of London and John de Wesenham and John Pyel and also the plea by another writ between John de Bedeford, 'wolmongere,' and the said John and John, upon the restitution of certain goods of Thomas and John de Bedeford, lost at sea, they assert, through the default of John and John, and to send the tenor of the record and process held thereupon to chancery without delay.  
By C.

*Memorandum* that the king appointed Robert de Mounceaux, his serjeant at arms, and the sheriff of Kent to take John son of Richard Wardedieu of Bodyham and John de Boxhurst of Sandherst, by reason of certain misdeeds and suspicions, and to seize their lands, goods and chattels, and afterwards Ed[mund] de Knelle, knight, John de Beggebury, Hamo atte Gate, Thomas de Congherst, William de Betryngdenne and Henry Wardedieu mainperned to have John and John before the king in chancery on the quinzaine of Michaelmas to answer for the premises, on which day John and John came, and a day was given to them in chancery on the morrow of All Souls following, on which day they also came to stand to right, and on that day it was proclaimed at Westminster that if any one wished to say anything against them, he should come before the chancellor to do so, and because no one then came, and John and John found John Wardedieu, Thomas de Congherst, William de Glasbrok, John de Grofherst, John de Ofham of co. Sussex, John de Beggebury, Hamo atte Gate, Hugh Wolf and Thomas de Cranebrok of co. Kent, who mainperned to have them ready when the king or any other should wish to speak against them, it was said that John and John should go without a day by that mainprise.

Nov. 16.  
Westminster.

Edmund son of John Amory acknowledges that he owes to William de Newenham, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Nov. 10.  
The Tower.

To the treasurer and barons of the exchequer, Dublin. Thomas son of Maurice, earl of Dessemond, has besought the king to provide for the maintenance of his wife and children, as he is indicted for certain felonies and trespasses in Ireland, and he has come to England by a mainprise to stand to right upon the premises, and has long stayed there, and he has not wherewith to maintain himself, his wife and their children, with him because all his lands, goods and chattels in Ireland have been taken into the king's hand for the cause aforesaid: the king therefore orders the said treasurer and barons to take an inquisition upon the true value of those lands, their yearly value and for how much answer is made yearly to the king and of what they were worth before they were taken, and to certify him thereupon with all speed.  
By C.

Nov. 18.  
The Tower.

Henry de Frowyk acknowledges that he owes to John de Dallyng, citizen and mercer of London, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Nov. 10.  
The Tower.

To the mayor and sheriffs of London. Order to continue until further order in the same state in which it now is the plea between John Champion and John de Wesenham and John Pyel, and the plea between Henry de Aston and the said John and John, upon the restitution of the goods of John Champion and Henry, lost at sea, they assert, by the negligence of the said John and John.  
By C.

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*Membrane 11d—cont.*Nov. 20.  
Windsor.

To Thomas le Botiller, knight, William de Peyto, Roger de Brugg and Robert de Sharesull. Order to supersede the execution of their appointment to enquire who are bound to repair and maintain the bridge of Pershore now broken, and to do other things, and not to intermeddle further in the matter, as the king has appointed other lieges for this by another commission.

To William de Bello Campo 'le pyere,' knight, Thomas le Botiller, knight, Walter de Shekenhurst, Peter de Grete, Thomas de Sloghtre, John de Stone and Nicholas de Rook. Order to receive Geoffrey de Aston to take an inquisition as above concerning the bridge of Pershore, for which the king has appointed them, so that they do not proceed to do anything in that appointment in Geoffrey's absence.

Nov. 23.  
The Tower.

Robert de Bekyngnam acknowledges that he owes to Richard de Thoresby, clerk, 40s. ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

Nov. 20.  
The Tower.

To the taxers and collectors in co. Norfolk of the tenth and fifteenth last granted. Order to receive both the king's money of gold and his money of silver offered to them, and to answer therefor to the king, as the men of Lenne have shown the king that although they are ready to pay the portion of the tenth and fifteenth for the term of All Saints last in the king's money of gold, yet the taxers and collectors have hitherto refused to receive that money, contrary to the ordinance and proclamation.

Nov. 8.  
Windsor.

To the treasurer and barons of the exchequer. Order to cause Henry le Scrop, knight, who is staying in the king's service upon the safe custody of the marches of England towards Scotland, to have respite until the quinzaine of Easter next for 69*l.* which the king caused to be paid to Geoffrey le Scrop, his father, upon his wages, for going as an envoy to the parts of Araz and returning thence, and which are exacted from Henry, Geoffrey's heir, as a prest made to Geoffrey.

By C.

Nov. 18.  
The Tower.

Thomas son and heir of Henry de Bydyk acknowledges that he owes to Robert Oweyn of Pulteneye 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Nicholas de Bolevill, knight, acknowledges that he owes to Richard Cheyne 26 marks ; to be levied etc. in co. Somerset.

*Cancelled on payment.*

John Norreys of Eton near Wyndesore acknowledges that he owes to William de Newenham, clerk, 48*l.* 15s. ; to be levied etc. in co. Buckingham.

Nov. 28.  
The Tower.

Richard de Drayton, John de Estbury and Nicholas de Stevyngton acknowledge that they owe to Roger de Cloun and John de Drayton 60*l.* ; to be levied etc. in co. Berks.

*Cancelled on payment, acknowledged by Roger.*

Nov. 29.  
The Tower.

Emma late the wife of John de Oddyngseles, knight, acknowledges that she owes to Master Reginald Brian, clerk, 128*l.* ; to be levied etc. in co. Hertford.

1346.

## MEMBRANE 10d.

Enrolment of assignment of dower to Cecily late the wife of William le Scrop, tenant in chief, whom John de Clopton married, made at York before Thomas de Rokeby, escheator in co. York, on 23 November, 19 Edward III, in the presence of Ed[mund] de Denum, attorney of Sir William de Bohun, earl of Northampton, keeper of the lands which belonged to William Lescrop in that county by the grant of Queen Philippa, to whom the king committed the custody of all the lands which belonged to William Lescrop in that county, to hold until Richard, his brother and heir, should come of age; *imprimis*, the manor of Estboulton in that county with the services and rents of free tenants and villeins and their suits and issue and all appurtenances; also the following manors and lands in that county in Westboulton, Boulton Kellok, Wendeslawe, Dounum, Caldwell, Wermesworth, Waddeworth, Alverlay, Arkesay, Bontelay and Edelyngton, with all their appurtenances, which are extended at 5*l.* 1*4s.* 4*d.* yearly, of all the lands which belonged to William in that county, at his death, which are extended at 16*l.* 3*s.* yearly.

Enrolment of assignment of dower to the said Cecily, made at Beiford, co. Hertford, before the escheator in that county on 22 April, 20 Edward, with the assent of John, archbishop of Canterbury and of Bartholomew de Burghassh, the elder, general attorneys of the earl of Northampton, who has the custody of all the lands which belonged to William Lescrop in that county, of the grant of Queen Philippa, to whom the king committed the custody of all those lands, to hold until the said heir should come of age; *imprimis*, the escheator delivered to John de Clopton and Cecily, by the view and assignment of Geoffrey Amyce, Roger Elis, Robert le Smith of Brigynden, William West, John atte Cherche and John le Voulere, jurors, who measured all those lands, a cowshed near a small gate and a small grange situated together, also an upper chamber upon the chief part, with all appendices and a portion with a stable near it, with free access; also a third part of a sheepfold there on the west and a third part of a garden called 'Clerkeshawe,' on the west with hedges and ditches; a parcel of garden lying behind the long house, with hedges and ditches, and with a small door there between the upper chamber and the long house, and a third part of the profit of a dovecote when it falls in [*etc. as at page 141 above*].

Enrolment of assignment of dower to the said Cecily, made at Casterton by John de Trehampton, escheator in co. Rutland, on Wednesday after Midsummer, 20 Edward III, in the presence of Sir John de Casterton, chaplain, keeper of the land of Sir William de Bohun, earl of Northampton, which belonged to William le Scrop in co. Rutland, of the grant of Queen Philippa, to whom the king committed the custody of all the lands which belonged to William to hold until Richard, his brother and heir, should come of age, to wit: all the houses on either side of the great gate, extending towards the highway of Casterton on the south part of the chief messuage, to wit, a great grange and stable on the east of the door of the chamber under the gates and all houses with the house of the dovecote on the west of the gate towards the house of the granary; a small grange on the south towards the door of the grange on the north, and of the north part of the door of the grange all the curtilage within the close of that messuage, towards the south of the granary, and from thence all the garden extending to the field on the west, along the highway on the south and a third part of a croft within that close from the north of the kitchen to the river bank on the north, and extending to the wall of the field on the west; and a third part of a sheepfold extending

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*Membrane 10d—cont.*

to the highway on the north without the said close, with a third part of a croft pertaining to that house; also 12s. of the tenement of William Yole; 5s. of that of Henry Scriveyn; 4s. 6d. of that of Margery Broun; 4s. of Nicholas Edy; 4d. of the tenement of William atte Milne; 3s. of that of John de Stowe; also of arable land in Estfeld, to wit in Silbehawe 18 acres, Bythefrerebalk 1 acre, in the west field at Brodforth 8 acres, at Brodmedue 5 acres, at Wernelpole 5 acres, in Mydildfeld upon Weldonewong 16 acres, in The Strete 3 acres, a meadow in Westhalfthe Thown  $1\frac{1}{2}$  acres of meadow, in the Brodmedue 3 acres, in the Milneholm 1 acre of meadow, in Matheumedue 1 acre of meadow.

Enrolment of assignment of dower made to the said Cecily at Medeburn by John de Wyndesore, escheator in co. Leicester, on 2 February, 20 Edward III, in the presence of Ed[mund] de Denum, attorney of William de Bohun, earl of Northampton, to whom Queen Philippa [*etc. as above*] and also in the presence of William Lescrop, parson of Medeburn church, Hugh de Hunynton and others: of 1 acre of land, 9s. 2d. rent in Medeburn from two tenements there, to wit of Magota late the wife of Robert Watteson and Isabel Halyok and of a fourth part of a view of frankpledge there, yearly; a selion of land of the said acre of land, which is a third part thereof, and it lies in Mershdalefeld, near the land of Robert de Medebourn and extends to the bank called 'le E,' and 3s. 0 $\frac{1}{2}$ d. rent of the said 9s. 2d. rent for the third part and a third part of the said fourth part of the view of frankpledge; there are no other profits there whereof she can be dowered.

Sept. 24. To the mayor and community of Cambridge. Order to cause a bailiff  
Westminster. for that town to be elected in place of William de Lolleworth, whom the king has charged to survey the purveyance of victuals in certain places.

Nov. 15. To William de Sharesull, William Basset, Edward de Cretyng and  
The Tower. Roger de Virly. Order to supersede until further order the execution of the king's letters appointing them to be justices to hear and determine divers trespasses committed on William Spynk and Richard Spynk, by Thomas, bishop of Ely, and others, in cos. Norfolk and Cambridge it is said.  
By C.

Nov. 29. Robert de Sibthorp, parson of Skeldynghop church, diocese of Lincoln,  
The Tower. acknowledges that he owes to John de Repyngnale of Thorp, and Adam de Flanbergh, chaplain, 800*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

*MEMBRANE 9d.*

Enrolment of acknowledgment of receipt by William de Clynton, earl of Huntyngdon, from Sir Laurence de Hastyng, earl of Pembroke, by the hands of Robert de Eleford, receiver of this money, of 525 marks in part payment of 1,050 marks in which Laurence is bound to him to be paid at All Saints and at Whitsuntide following, for which Laurence has leased to him the manors of Filungle, with all the rent there, of Astone Cauntelo, co. Warwick, and of Wiginton, co. Stafford. Dated at London in the house of Richard de Lamehethe, fishmonger, in the parish of St. Andreu, near Estchepe, the last day of October, 20 Edward III.

*Memorandum* that the said earl of Huntyngdon came into chancery on 20 November, and acknowledged the preceding deed.

1346.

*Membrane 9d—cont.*Nov. 20.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause Walter de Bermyngeham to have respite until the quinzaine of Midsummer next for rendering his account, as he has besought the king to order the distraint made upon him for that cause to be superseded for the time that he is in the king's service, as he is charged in the account of Thomas Crosse, late keeper of the great wardrobe, with 145*l.* 16*d.* received upon the wages of himself and his men, then setting out in the king's service from Ireland to Scotland, and he is distrained to render account therefor, and he is so occupied on the king's affairs in Ireland, that he cannot come before the treasurer and barons to do so.

Nov. 11.  
The Tower.

To William Basset and his fellows, justices of assize in co. York. Order to continue in the same state in which it now is the assize which William Outhorn arrames before them for tenements in Athewyk, against Hugh de Ever, who is staying in the king's service in parts beyond the sea, while he is in that service, or until further order, in accordance with the ordinance.

By p.s. [17900.]

1347.

Jan. 24.  
Eltham.

To William de Shareshull and his fellows, justices of assize in co. Devon. Like order to continue all assizes arramed against Maurice son of Maurice de Berkele, who is staying in the king's service in parts beyond the sea, while he remains in that service.

1346.

Nov. 28.  
The Tower.

William de Melchebourn acknowledges that he owes to Richard de Thoresby, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*Dec. 7.  
The Tower.

Adam son of John de Lymbergh acknowledges that he owes to Richard de Thoresby, clerk, 12*l.*; to be levied etc. in co. Lincoln.

Walter de Shorne, lord of Vule, of co. Kent, acknowledges that he owes to John de Bedeford, citizen and skinner of London, 20*l.*; to be levied etc. in co. Kent.

Dec. 9.  
The Tower.

John son of Ranulph de Osmundrelowe acknowledges that he owes to Gilbert de Wygeton, clerk, 100*s.*; to be levied etc. in co. Cumberland.

Nov. 10.  
The Tower.

To the taxers and collectors of the tenth and fifteenth in co. Kent. Order, upon pain of forfeiture, to cause the tenth and fifteenth to be levied without delay, and to cause the money thereof to be paid to those to whom the king has assigned it, without any difficulty, by tallies and writs of the exchequer, in accordance with the tenor of the same, and to take and imprison until further order all those whom they find rebellious and who refuse to pay the portions touching them.

By the keeper and C.

Dec. 9.  
The Tower.

Walter Prest of Melton Moubay, Walter de Chiriton, Thomas de Swanlond, John Malewayn and John de Chichestr[ia] acknowledge that they owe to Richard, earl of Arundel 4,000 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*Dec. 11.  
The Tower.

John de Garton, citizen and mercer of London, acknowledges that he owes to William Box, citizen and merchant of London, 100*l.*; to be levied etc. in the city of London.

*Cancelled on payment, acknowledged by Agnes Box, William de Sutton and Henry Sterr, executors of the will of William Box.*

Dec. 18.  
Eltham.

Walter de Chiriton, Walter Prest of Melton, the younger, Thomas de Swanlond of London, John Malewayn and John de Chichestre acknowledge that they owe to Richard, earl of Arundel 1,198*l.* 13*s.* 4*d.*; to be levied etc. in the city of London.

*Cancelled on payment.*

1346.

## MEMBRANE 8d.

Enrolment of assignment of dower to Joan late the wife of John Bernak made at Bestorp by William de Middelton, escheator in cos. Norfolk and Suffolk, on 27 August, 20 Edward III, by the view and testimony of Roger Plasschy, John Lethare, Richard the smith (*fabri*), Robert de Rode, John Cotel, Richard de Wodehirde and John Bischof in the presence of Adam de Ufford, parson of Donigton church and of Geoffrey Payn, attorneys of Sir Robert de Ufford, earl of Suffolk, to whom is granted the custody of all the said lands to hold until the heir shall come of age, to wit: the manor of Bestorp with appurtenances, co. Norfolk, which John held at his death, to wit, the site of the manor with houses, gardens, dovecotes and other commodities, extended at 4s. 4d. yearly; there are also in the manor 80 acres of arable land, extended at 40s. yearly, also 20 acres of wood, whereof the underwood of each acre is worth 6d. every sixth year; also a windmill, worth 100 quarters of corn yearly, also a yearly assize rent of 29s. 6d.; also two cocks rent at Christmas, 4 capons and 10 sheep at Easter: 300 works at autumn at 1d. each; pleas and perquisites of court, extended at 3s. 4d.; also the manor of Bokenham as John held it at his death, to wit, the site with houses, gardens, and other commodities, extended at 12d. yearly; also 220 acres of arable land, extended at 5l. 10s. yearly; also 6 acres of mowable meadow, extended at 9s.; also 10 acres of pasture, extended at 6s. 8d. yearly; 100 acres of wood in a park whereof the underwood is worth 100s. every fifth year, and the herbage thereof extends to 50s. yearly; also a moiety of three windmills, extended at 10 quarters yearly; an assize rent with toll of merchants of Bokenham and Attilburgh, yearly, 7l. 19s. 7d.; also of two sparrow-hawks and of a pound of cumin; also 349 winter works at  $\frac{1}{2}$ d. each; also 40 raking works at  $\frac{1}{2}$ d. each; also 51 mowing works at 1 $\frac{1}{2}$ d. each; also 28 carriages of wood at 1 $\frac{1}{2}$ d. the work; also 10 carriages of manure, the price of the work 3d.; also 100 *precaria* in autumn, price of the work, 1 $\frac{1}{2}$ d.; also 90 autumn works at 2d.; also pleas and perquisites of court extended at 20s. yearly.

Nov. 11. Cecily Comyn of Overmutton acknowledges that she owes to Richard de  
The Tower. Whitelawe 40l.; to be levied, in default of payment, of her lands and chattels in co. Worcester.—John de Stoke, clerk, received the acknowledgment by writ.

Nov. 25. Henry de Frouwyk acknowledges that he owes to Thomas de Frouwyk,  
The Tower. his son, 500l.; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

John de Duresme of London acknowledges that he owes to Henry de Frouwyk 60l.; to be levied etc. in the city of London.

*Cancelled on payment.*

Edmund son and heir of John Ammary, knight, acknowledges that he owes to John de Coggeshale, the elder, knight, and to William Pycot 60l.; to be levied etc. in co. Essex.

*Cancelled on payment.*

The prior of Hynkeley of co. Leicester, Roger Maynard of Hynkeley, Robert Cok of Hynkeley, and William de Stok acknowledge that they owe to John Bray of Upton 21l.; to be levied etc. in co. Leicester.

Dec. 1. Robert de Wachesham, knight, and Thomas de Batesford, knight,  
The Tower acknowledge that they owe to William de Bohun, earl of Northampton and to William de Dersham 100l.; to be levied etc. in co. Suffolk.

Dec. 2. Thomas de Thawayt acknowledges that he owes to Richard son of  
The Tower William de Leverton of Tikhill 6 marks; to be levied etc. in co. York.

1346.

*Membrane 8d—cont.*

Enrolment of release by John son of Ralph de Frenyngham of co. Kent to John Pynceleygle, citizen of London, and to Katharine his wife, of all his right and claim in the lands which the said John and Katherine hold and which John de Ritlyngg and Cristina his wife, daughter of Robert Manseer, held in the towns of Hachesham and Pekham, co. Surrey, and in the parish of Westgrenewych and Camerwell. Witnesses: Henry de Bekewell, Stephen de Bretynghurst, Maurice Turgys, Thomas Broun, Thomas de Wardale, Geoffrey Graspeys, Richard Fairheer, Geoffrey Perkok, Peter de Bernewell. Dated at Suthwerk, co. Surrey, on Monday after St. Andrew, 20 Edward III.

*Memorandum* that John son of Ralph came into chancery at Westminster on 5 December and acknowledged the preceding deed.

Nov. 20.  
The Tower.

To the abbot of St. Peter's, Gloucester. Order to deliver to John de Berkeleye of Dursele, knight, and John de Weston, whom the king has appointed to levy and collect the biennial tenth and fifteenth in co. Gloucester, a good and strong house in that abbey where they may safely deposit the money of the said tenth and fifteenth. By C.

*MEMBRANE 7d.*

Nov. 15.  
The Tower.

To the abbot of Colchester. Order to cause a certain prisoner in his custody to be delivered to the sheriff of Essex, without delay, to be taken to the council, and the king will cause satisfaction to be done to those to whom it is right, for that prisoner, as because men at arms, armed men and archers withdrew in a great number from the king's army at Caleis, he ordered the sheriffs of England to arrest all such men, not having letters of licence, and to keep them safely until further order, and now the king has learned that certain archers have left the army without licence with a prisoner of war, said to be the archdeacon of Paris, and one of those archers has sold that prisoner to the abbot, wherefore the king has ordered the said sheriff to cause those archers to be arrested and to take all their goods and chattels and to cause them and the said prisoner to be brought before the council at Westminster. By the keeper and C.

[*Fœdera.*]

Mandate in pursuance to the sheriff of Essex. By the keeper and C.

[*Ibid.*]

Enrolment of acknowledgment of receipt by William de Clynton, earl of Huntyngdon, by the hands of Richard de Lamhethe of London, from Sir Laurence de Hastings, earl of Pembroke, of 166*l.* 13*s.* 4*d.* in payment of 333*l.* 6*s.* 8*d.* in which Laurence made to him a release for two parts of the manor of Aston Cauntelou upon certain agreements between them comprised in indentures. Dated at Preston on the last day of April, 20 Edward III. *French.*

*Memorandum* that the said earl of Huntyngdon came into chancery on 20 November and acknowledged the preceding deed.

Nov. 16.  
The Tower.

To the bailiffs of St. Edmund of the abbot of St. Edmund. Order to attach Thomas le Gardynier, outlawed in divers counties for several felonies, and to deliver him to John de Coggeshale, sheriff of Essex, so that he may have Thomas before the justices appointed to hold pleas before the king, as has been enjoined upon him by the king and his council, and to aid the sheriff with sufficient power of the men of that town for the safer taking of Thomas to co. Essex. By the keeper and C.

1346.

*Membrane 7d—cont.*Oct. 20.  
Windsor.

To William Scot and his fellows, justices appointed to hold pleas before the king. Order to bail John de Compton, knight, if he find mainpernors who will undertake to have him before the king on the octaves of the Purification next, to stand to right there, as he has besought the king to order his release by a security, as by the procuration of his rivals he was indicted before Thomas de Aspale, sheriff of Southampton, and other lieges, appointed to enquire concerning certain misdeeds in the isle of Wight, for having wounded William de Compton in the left hand, whereof he died, and for other trespasses committed in that island, and he is imprisoned in the Marshalsea by virtue of that indictment, which is sent to the king under half the great seal, and it has been testified before Lionel, the king's son, keeper of England, and others of the council by those worthy of confidence that John was indicted by malicious procuration, and he has offered before the keeper and council to go to the king in his war of France, with all his power.

By letter of the keeper.

*Memorandum* that Gilbert de Ellesfeld, knight, who is indicted for divers trespasses and excesses in co. Hertford, during the king's absence from the realm, before the chancellor and others of the council at Westminster, has found before the chancellor Roger de Poley, Walter de Thorp, Richard de Kellshull, William de Wotton, John de Shelford, and John de Ardern of co. Hertford, who have mainperned to have him before the council from day to day to stand to right in the premises at the suit of the king, of John de Ormesby and others, when they are warned thereupon, and that he will behave well thenceforth.

Nov. 20.  
The Tower.

To the mayor and sheriffs of London. Whereas, as the king has learned, Thomas le Brewere of London, John de Bedeford, 'wolmongere,' and others by divers writs obtained at their suggestion, sue against John de Wesenham and John Pyel before the mayor and sheriffs for the restitution of wool and other goods and things laded by them in the port of London, in certain ships, for parts beyond the sea, and afterwards taken and plundered by the king's enemies when crossing to those parts, asserting that John and John had received 12*d.* on each sack of that wool, for the safe conduct of ships going to the said parts, and had not provided such conduct, and so the ships and goods were lost by their default; and because the levying and collecting of the said 12*d.* a sack is ordained by the king and his council, wherefore the things which depend on that ordinance can only be determined before the king and council: the king orders the sheriffs to supersede all processes begun before them upon the said writs concerning the levying of 12*d.* a sack, informing Thomas and the others that they shall sue for justice upon the premises against the king and his council, if they see fit.

By the keeper and C.

Dec. 4.  
The Tower.

Herman Skipper of London, merchant, acknowledges that he owes to Ralph de Cantebrigg 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Dec. 5.  
The Tower.

Thomas de Lathum, the elder, knight, acknowledges that he owes to Thomas de Weryngton 6*l.* 6*s.* 8*d.*; to be levied etc. in co. Lancaster.

*Cancelled on payment.*Dec. 12.  
The Tower.

William de Dersham acknowledges that he owes to John, archbishop of Canterbury, 100*l.*; to be levied etc. in co. Essex.

John le Peyntour of New Wyndesore acknowledges that he owes to Master Thomas Powys 10*l.*; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

1346.

## MEMBRANE 5d.\*

Dec. 18.  
The Tower.

Brother Richard, prior of Wymundeham, acknowledges for himself and convent that they owe to brother Benedict, bishop of Karditza (*Cardicen'*), 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

Dec. 18.  
The Tower.

Walter Prest of Melton, the younger, acknowledges that he owes to John de Pulteneye, knight, 5,000 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Walter de Chiriton, Walter Prest of Melton, the younger, and Thomas de Swanlond acknowledge that they owe to John, archbishop of Canterbury, 800*l.*; to be levied etc. in co. Middlesex.

## MEMBRANE 4d.

John son of Richard de Wottenhull puts in his place Richard Martyn and Philip de Alcestr[ia], clerks, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by John Malewayn of London, vintner.

Dec. 18.  
Eltham.

Maurice Barnabe, vicar of Kyngeston upon Thames church, diocese of Winchester, acknowledges that he owes to William de Burstall, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

Enrolment of deed testifying that whereas Maurice Barnabe, vicar of Kyngeston upon Thames church, is bound to William de Burstall, clerk, in 40*l.* by the preceding recognisance, William grants that if Maurice pay him at London 40*s.* at the Purification next, 40*s.* at the Assumption following, and 6 marks yearly until he has a benefice, then the recognisance shall be null, but otherwise it shall remain in force. Dated at London on 20 December, 20 Edward III. *French.*

*Memorandum* that William came into chancery at the church of St. Clement Danes without the bar of the New Temple, London, on 23 December, and acknowledged the preceding letter.

Dec. 12.  
The Tower.

To Master Nicholas de Staneweie. Order to have a prisoner in his custody said to be the archdeacon of Paris before the council in chancery on Friday, to do what shall there be ordained, and he shall himself be in chancery on Tuesday after Epiphany next, with the abbot of Colchester, to whom the king has given a day there, to answer the things which shall be laid against them and further to do and receive what shall then be determined.

By C.

[*Fædera.*]The like to John Ballard. [*Ibid.*]

Enrolment of release by Thomas de Betoigne son and heir of Thomas de Betoigne, late citizen and pepperer of London, to Thomas Broun, citizen of London, Margaret his wife and Thomas's heirs, of all his right and claim which he had after his father's death in all the lands, with all their appurtenances, which he lately gave to Thomas and Margaret in Hachesham in the parish of Westgrenewych, and in Pekham in the parish of Camerwell, co. Surrey, by a charter of enfeoffment. Witnesses: Sir Roger de Bavent, knight, Henry de Bekwell, Maurice Turgys, John Pisselegh, Stephen

\* Membrane 6d is blank.

1346.

*Membrane 4d—cont.*

de Bretynghurst, John de Wy, Thomas de Wardale, Richard de Kent, John Maignyers, clerk, London. Dated at Hachesham on Friday after St. Thomas, 20 Edward III.

*Memorandum* that Thomas de Betoigne the son came into chancery at London on 23 December, and acknowledged the preceding deed.

Dec. 26.  
Eltham.

To Richard, chaplain of the wife of John de Grymmestede, knight. Order to be before the council in chancery on Wednesday after Epiphany next, to answer the things which will be laid against him and further to do what the king's court shall determine.

By C.

The like to the following, to wit:—

John de Grymmestede, knight.

John yeoman of John de Grymmestede, knight.

Oct. 4.  
The Tower.

William Culgaith is sent to the abbot and convent of Leicester to receive such maintenance in that house as John Lusser had there at the king's request.

By p.s. [17839.]

Dec. 16.  
Eltham.

John de Faucomberge, knight, acknowledges that he owes to William de la Pole, knight, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Michael de Wath received the acknowledgment by writ.

*Cancelled on payment.*

*MEMBRANE 3d.*

Nov. 20.  
The Tower.

To the sheriffs of London. Order to cause all the goods and chattels of John Dyne, James de Coyne and Fredus de Gynisano to be arrested without delay in the houses of Alexander de Lap of Florence, John Pyselagule of Genoa and Martin de Pistoye in that city, and to keep them safely, so that they be not released from that arrest or in any way eloigned, as because John Dyne, James, Fredus and other merchants of Luca, who mainperned for the release of Robert de Bradeston and John de Sancto Philberto, lately arrested at Pisa, made default upon that release, the king caused them to be arrested with their goods and chattels, and now the king has learned that the goods of John Dyne are in the houses of Alexander and John and those of James and Fredus are in the house of Martin.

By p.s.

Nov. 22.  
The Tower.

To the mayor and sheriffs of London. Order to cause all the goods and chattels of Lewis Bochell and Bonaiutus Loupre, who undertook with other merchants of Luca to obtain the release of the said Robert and John, to be arrested without delay and kept safely, as they have made default in their undertaking, and the said goods are in the custody of Thomas de Melcheburn, William his brother and John de Wesenham, in that city.

By p.s. [17941.]

Dec. 18.  
Eltham.

To R. bishop of London. The king thanks him for the biennial tenth granted by the clergy of the province of Canterbury in their last convocation at St. Paul's church, London, but as the term of payment is so far distant that it cannot at present be of much use to the king, who would lose about a moiety by loans, he requests the bishop to convoke the clergy of his diocese on a certain day to a certain place where they may most quickly be assembled, and to arrange another term of payment more useful to the king, and that his necessity may the more impress them he sends to the bishop other letters on that affair, under the privy seal. The king has requested John, archbishop of Canterbury and all the bishops of the province of Canterbury to convoke their clergy and abbreviate the terms of payment in the form aforesaid.

By K.

The like to all the bishops of the province of Canterbury.

*Membrane 3d—cont.*

1347.  
Jan. 4.  
Eltham. Robert de Harewod of York acknowledges that he owe to John de Askham, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
1346.  
Dec. 18.  
Eltham. To John de Sutton. Order to cause to be brought to the Tower of London the 170*l.* which he acknowledged before the council that he owed to Adam de Peshale, who was beheaded for rebellion, and which pertains to the king by Adam's forfeiture, so that he have it there on the morrow of Hilary next to be delivered by indenture to Robert de Mildenhale, the king's clerk, supplying the place of the receiver of the money of the king's chamber.
- Dec. 20.  
Eltham. To the sheriff of Stafford. Order to cause 85*l.* of the said 170*l.* to be levied without delay of the lands and chattels of John de Sutton, who has not yet satisfied the king for that sum, and have it at the Tower of London on the morrow of Hilary next, to be delivered by indenture to Robert de Mildenhale the king's clerk, supplying the place of the receiver of the money of the king's chamber. The king has ordered the sheriff of Worcester to cause the remaining 85*l.* to be levied of John's lands and chattels in that bailiwick and delivered to Robert in the form aforesaid.
1347.  
Jan. 1.  
The Tower. Mandate in pursuance to the sheriff of Worcester.
- To the sheriff of Stafford. Order to permit the prior of Lappeleye to have respite until the Annunciation next for the term of his priory for Christmas last and for all other debts in which he is bound to the king, as the king committed to the prior the custody of his priory with all its appurtenances, for rendering 20 marks yearly during the war between the king and his adversary of France, but the king has given the prior the said respite, because he has ordered him to go to the king with all speed upon certain special affairs.  
By C.
- Jan. 4.  
The Tower. To the bailiffs of Sandwich. Order to permit the prior of Lappeleye, whom the king has ordered to come to him with all speed, to have a passage in that port, notwithstanding any order to the contrary, provided that he make no *apportum* contrary to the statute.  
By C.
- Jan. 7.  
Eltham. To the sheriff of Gloucester. Order, upon sight of these presents, to cause proclamation to be made that no one, upon pain of forfeiture, shall take any wool, wool-fells or hides out of the realm to the town of Chepstowe or elsewhere to the parts of Wales, or to other ports, or lade them in places in co. Gloucester, except in the port of Bristol, and if he find any doing so after the proclamation, he shall cause them to be arrested and kept safely until further order, certifying the king in chancery from time to time of the ships, wool, fells, hides and the names of those arrested, as the king is informed that divers merchants and others lade wool, hides and fells to no small quantity at the town of Chepstowe and at other places in Wales, defrauding him of the custom and subsidy thereon.  
By C.
- The like to the sheriff of Hereford.
- Jan. 15.  
Eltham. John de Kyngesdown, the elder, acknowledges that he owes to John Dale 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.
- Jan. 16.  
Eltham. Richard de Neuport acknowledges that he owes to Robert de Morton, parson of Offord Cluny church, 16*l.*; to be levied etc. in co. Essex.

1347.

## MEMBRANE 2d.

Enrolment of release by Menaudus de Chesthunte to Sir John de Staunton, knight, and Alice his wife, of all his right and claim in the manor of Reynham, which they hold for Alice's life with remainder to him by virtue of a fine levied in the king's court on the octaves of Hilary, in the 16th year of the reign between Walter de Chesthunt and Alice, then his wife, Sir John Whithorn of Dounton, chaplain, and William de Belgrave, for the said manor. Witnesses: Henry de Grene, William de Notton, William de Catesby, William de Teye, Thomas de Molegrave, William de Mundele, Thomas de Botelston. Dated at Risynge on Sunday the feast of St. Silvester, 20 Edward III.

*Memorandum* that Menaudus came into chancery at London on 9 January and acknowledged the preceding deed.

Jan. 8.  
Eltham.

To the prior of Newburgh (*de Novo Burgo*), late one of the assessors, vendors and collectors of the ninth of sheaves, lambs and fleeces in the North Riding, co. York, and to brother Henry de Nonyngton, fellow canon and deputy of the prior in the said assessing etc. of that subsidy. Order to be before the treasurer and barons of the exchequer at Westminster on the quinzaine of Hilary next, with all things touching their account for the sale and collection of that subsidy, to render account there and further to do and receive what the king's court shall determine, upon a penalty of 100*l.* which the king will cause to be levied of the prior's lands and chattels without delay, if he does not come on the said day. By C.

The like to William de Pepulton, late one, etc. and to Adam de Askeham, his deputy and attorney in the said assessing, etc.

1346.

Dec. 12.  
Eltham.

To Richard de Wylughby and his fellows, justices of assize in co. Sussex. Order to continue in the same state in which it now is the assize of novel disseisin which John de Molyns, knight, and Giles son of Robert de Arden arrame before them concerning tenements in Perchyng, Adburton, Aleborne, Wodemancote, Hangelton, Bolne and Ovyng against William Botevilleyn and others contained in the original writ, who is in the king's service in parts beyond the sea, while he remains in that service or until further order, in accordance with the ordinance. By C.

1347.

Jan. 8.  
Eltham.

To Henry Buk of London. Order to have Berengar de Monte Alto, a prisoner, before the council at Westminster on Wednesday after Hilary next, to do what shall then be determined and to be there on that day to do and receive what the king's court shall decide, as the king ordered Master Nicholas de Stanweye to have a prisoner of war, said to be the archdeacon of Paris, before the council on Friday the morrow of St. Thomas last [*as at page 174 above*], and on that day Nicholas certified that he could not do this because on Monday after the octaves of the Nativity of the Virgin last he received from one John Ballard a prisoner calling himself Berengar de Monte Alto, whose quality was then unknown to him, in the liberty of Colchester, and afterwards he delivered that prisoner, at London, for 50*l.* to Henry Buk for his own use, long before the king's order was delivered to him, and John Ballard is satisfied for the 50*l.* By C.

[*Fædera.*]

Mandate to the sheriffs of London to cause Henry to come before the council in person on the said day to answer the things which will be laid before him and further to do and receive what the king's court shall determine. By C.

[*Ibid.*]

1347.

*Membrane 2d—cont.*Jan. 22.  
Eltham.

John de Molyns, knight, acknowledges that he owes to the prior and convent of St. Mary's church, Suthwerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Jan. 23.  
Eltham.

Thomas de Pympe, knight, and Isabel, late the wife of Thomas Malemeyns of Hoo, acknowledge that they owe to Thomas atte Brok 1,000*l.*; to be levied etc. in co. Kent.

Jan. 14.  
Eltham.

Robert le Chaundeler, by reason of his good service to Queen Philippa, is sent to the prior and convent of Bermundeseye to receive such maintenance in that house for life as Nicholaa, sometime laundress of Queen Isabel, had of them at the king's request. By p.s. [18017.]

Enrolment of release by Thomas le Say to John Pyard of Clone of all his right and claim in the lands with the services both free and other in Chissindon, Maldon, Kyngeston, Longeditton, Thameseditton, Hoke and Taleworth. Dated at London on Sunday after Hilary, 20 Edward III. *French.*

*Memorandum* that John came into chancery at the church of St. Clement Danes without the bar of the New Temple, London, on 10 January, and acknowledged the preceding deed.

Jan. 15.  
Eltham.

To the treasurer and barons of the exchequer. Whereas on 9 December, in the second year of the reign, for 300 marks which the prior and convent of Abyndon paid in the wardrobe, the king granted to them the custody of their abbey, then void, and of the temporalities thereof, to hold during the voidance, and the said 300 marks are allowed to the prior and convent at the exchequer; and now the rolls of accounts of Richard de Bury, then keeper of the wardrobe, and of other keepers since there, being inspected, it is not found that those keepers charged themselves with more than 100*l.* for that custody, or that answer has hitherto been made to the king for 50 marks, which by order to the chancellor under the privy seal, the prior and convent ought to have paid beyond the 300 marks for that custody, whereby it appears that the remaining 200 marks are still due to the king: he therefore orders the treasurer and barons to inspect the rolls and memoranda touching the accounts of the said keepers, and if they find it so, then to notify the present abbot to be before them on a certain day to show cause why he ought not to answer for the 200*l.*, and further to do and receive what the king's court shall determine. By the keeper and C.

*MEMBRANE 1d.*

Enrolment of tripartite indenture whereof one part remains with the chancellor and treasurer, the second with Sir John Darcy, 'le pere,' constable of the Tower of London, and the third with Sir Thomas de Rokeby, sheriff of York, testifying that Sir Thomas on 2 January, 20 Edward III, has delivered Sir David de Bruys, who styles himself king of Scotland, whom he received by indenture from Sir Ralph de Nevill at York, to take to London and deliver to those deputed by the king, to the said Sir John, by virtue of the king's writ, to be kept safely in the Tower, and John was ordered by a like writ to receive David and keep him in the Tower in the king's name. Dated at the Tower on the day aforesaid. *French.* [*Fadera.*]

1346.

Nov. 23.  
The Tower.

To the sheriff of Somerset. Order to supersede the execution of the king's writ directing him to attach James, abbot of Clyve, fermor of the abbot of Bec Herlewin, prebendary of Clyve in the church of St. Andrew, Wells,

*Membrane 1d—cont.*

1346.

and to have him before the council on a certain day to answer for his farm for a year, and for divers contempts and trespasses, as the treasurer and barons of the exchequer have certified the king in chancery that a yearly pension of 44 marks is due to the priory of Okebourn, which is a cell of the abbey of Bec Herlewin, by the abbot of Clyve for Clyve church, and that in the 18th year of the late king's reign, when the lands of the alien religious were taken into his hand, answer was made to the prior for that pension by reason of the lands of the abbot of Bec in England committed to the prior, wherefore the king has now ordered the abbot of Clyve to be answerable to that prior for the said pension or ferm.

1347.

Jan. 19.  
Eltham.

Henry Tregos, knight, acknowledges that he owes to Andrew de Bures, knight, and Alice his wife, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Jan. 18.  
Eltham.

To William Scot, John de Marton, and Robert de Teye. Order to supersede the execution of the king's commission appointing them to take certain verifications between the abbot of Colchester and John de Coggeshale, sheriff of Essex, because the abbot released a prisoner called the archdeacon of Paris, lately taken in war and sold to him by one of certain archers who returned to England from the army at Caleys, without licence, which release the abbot has altogether denied.

1346.

Dec. 22.  
Eltham.

To Queen Isabel. The prior of Coventry has besought the king to provide a remedy, as divers injuries are inflicted upon him by the king to the disinheriting of his church and the depression of his estate, and the king has given him a day to be in chancery on Friday the octaves of the Purification next, to declare his said injuries and grievances; the king therefore requests the queen to send some of her people on that day to hear the things declared by the prior and inform the king of his right and of her's in the matter, so that he may be able to do justice thereupon. By p.s.

1347.

Jan. 24.  
Eltham.

John atte Wode acknowledges that he owes to the prior of Merton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Bernard de Bruys acknowledges that he owes to William de Dacre, knight, 10*l.*; to be levied etc. in co. Northampton.

Jan. 12.  
Eltham.

Richard de Leukenore, knight, acknowledges that he owes to John de Pulteneye, knight, 1,333*l.* 6*s.* 8*d.*; to be levied etc. in co. Sussex.

*Memorandum* that Thomas Broun was accused of having refused to receive the king's gold money called the 'noble,' contrary to the ordinances and proclamations, and on being indicted in chancery thereupon he found John le Bol, John de Oxenford, Walter de Bampton, Thomas atte Dyche, Richard Paterlynge and John atte Dyche, of the city of London, who mainperned to have him in chancery to answer for the premises when the king wished to speak against him, and further to do and receive what the king's court should determine.

1346.

Oct. 29.  
Eltham.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Notification that William son of William Malyn of Ipswich has been in the king's service for a certain time, with order to proceed to annul any outlawries promulgated against him during that time, as the king has learned that William was in his service in Ireland in the company of Ralph de Ufford from the Purification in the 19th year of the reign until three weeks from Easter following, and in Brittany in the company of Thomas de Dagworth from Easter last until Midsummer following, and he has besought the king to provide a remedy, as divers outlawries have been promulgated against him during the time that he was in the said service. By p.s.

## 21 EDWARD III.—PART I.

## MEMBRANE 31.

1347.

Feb. 30

(sic).

Eltham.

To John de Wesenham, the king's butler, or him who supplies his place in the port of Bristol. Order to deliver to Joan de Carrue 6 tuns of wine for the present year in that port, in accordance with the king's grant to her of 6 tuns to be received there yearly for life by the hands of the butler, paying him what he is bound to pay in the king's name to the merchants from whom the wine is taken.\*

Feb. 11.

Reading.

To Thomas Cary, escheator in co. Somerset. Order not to intermeddle further with the manor of Westchynnok in that county, restoring the issues thereof to Joan late the wife of Ralph Mareschal, after taking her fealty according to the form of a schedule enclosed with these presents, as the king has learned by inquisition taken by the escheator that Ralph at his death held no lands in his demesne as of fee in that bailiwick, but that he held jointly with Joan the said manor except 2 messuages, a common oven and 25 acres of land therein, which Richard atte Slade holds for life of the grant of Nicholas le Mareschal, and that the manor is held of the heir of John de Seint Clere, who held in chief, a minor in the king's wardship, by the service of a knight's fee of Mortain.

Feb. 4.

Eltham.

To the constable, mayor, bailiffs and lawful men of Briggewauter. Order to cause ships coming to that town laden with merchandise of value and passing thence with wool, hides and wool-fells, to be laded and unladed at the quay of the town or at the quay of the town of Bristoll, and not elsewhere, as the king is informed that he is defrauded of a great part of the customs due on such merchandise because such ships are laded and unladed in the River Peret and not at the quay of the town, as is customary in other ports of England.

Feb. 20.

Reading.

To John de Alveton, escheator in cos. Oxford and Berks. Order to assign dower to Margaret late the wife of Thomas de Norton, tenant in chief, of all the lands which belonged to her husband at his death, upon her taking oath that she will not marry without the king's licence.

Feb. 4.

Reading.

The like to Nicholas Gower, escheator in the liberty of Holderness for Semeia, late the wife of John Parkour of Preston, '*mutatis mutandis*.'

Feb. 18.

Reading.

To the collectors of the custom of wool, hides and wood-fells in the port of London. Order to make diligent scrutiny of all merchandise hereafter taken out of that port to parts beyond, and to take such customs and subsidies from all hides dressed and tanned and done into rolls as from undressed hides and to cause answer to be made to the king or to the merchants to whom he has granted all the customs and subsidies due in that port, for a certain time, as the king is informed that certain merchants and others, scheming to defraud him of the custom and subsidy due on hides taken out of the realm, have them dressed and tanned in the realm, and made into rolls, and although each roll is worth as much and more than an undressed hide, they cause them to be placed in tuns and pipes as corn and other non-customable merchandise, and have hitherto taken them to parts beyond without paying the custom and subsidy thereon.

\* Tested by Lionel, the king's son, keeper of England, as are the succeeding entries.

1347.

*Membrane 31—cont.*

The like to the collectors of customs in the following ports, to wit :

- The collectors in the port of Newcastle-upon-Tyne.
- The collectors in the port of Kyngeston-upon-Hull.
- The collectors in the port of Boston.
- The collectors in the port of Lenn.
- The collectors in the port of Great Yarmouth.
- The collectors in the port of Ipswich.
- The collectors in the port of Wynchelse.
- The collectors in the port of Sandwich.
- The collectors in the port of Southampton.
- The collectors in the port of Chichester.
- The collectors in the port of Bristol.
- The collectors in the port of Exeter.

Jan. 27.  
Eltham.

To John de Thornhill, clerk, Edmund Disny and Clement de Derneford, clerk. Order to deliver to William de Sutton and Roger le Chapman of Dounton the fruits of Dounton church for the preceding year, together with the rents, issues and other emoluments pertaining thereto, as the king lately appointed John and the others to sell the corn and other goods and chattels which belonged to the cardinal de Columpna, rector of Dounton church, an alien, taken by them into the king's hand in accordance with an ordinance of the council, and to do certain other things contained in their commission ; and although they sold the same to William and Roger for a certain price and demised the fruits, rents and issues of the church with the lands and other emoluments pertaining thereto, to them at ferm, as they say, yet Simon Andreu, proctor of the said cardinal in England, and William and Roger have agreed before the council that the latter shall receive all the said fruits etc. from St. Peter ad Vincula last to St. Peter ad Vincula next, for 230 marks, whereof they are bound to pay 200 marks to the king for the expenses in defence of the church and the realm, and the remaining 30 marks to the proctor for the expenses incurred by him in the autumn.

By C.

*MEMBRANE 30.*

Feb. 15.  
Reading.

To William de Middleton, escheator in cos. Norfolk and Suffolk. Order to take a simple seisin in the abbey of St. Benet, Hulme, in the name of the king's royal lordship, and not to intermeddle further with the custody of the abbey, its cells, manors and goods by reason of the present voidance by the death of John de Aylesham, the last abbot, restoring any issues levied by him to the prior and convent of the place, as Edward I, on 29 May in the 33rd year of his reign, granted to the then abbot and the convent that the prior and convent should have the custody of the abbey in every voidance with free administration of the temporalities, things and goods pertaining thereto, saving to the king the knights' fees held of the abbey and the advowsons when they fall in, so that all the rents and services of such fees during voidances shall remain to the prior and convent except the escheats which then fall in, which shall be delivered to the new abbot after his election and confirmation, for rendering 200 marks for the first four months of the voidance, or less, and *pro rata* for every succeeding four months or part thereof, so that no escheator, bailiff or other minister should intermeddle with the abbey or its goods, except to take a simple seisin in the form aforesaid.

1347.

*Membrane 30—cont.*Feb. 12.  
Eltham.

To the prior of Swaveseye. Order to pay to John de Grey or to his attorney, 50 marks yearly of the ferm of that priory and to be answerable to him from Michaelmas next, as in aid of his expenses in the king's service the king granted to John 50*l.* to be received yearly for life at the exchequer, and on 8 February last the king granted that John should receive 50 marks yearly of the ferm of that priory and 25 marks of the ferm of the priory of Tikford, in the king's hand by reason of the war with his adversary of France, in full satisfaction of the said 50*l.* for so long as the priory should remain in the king's hand. *Et erat patens.*

To the prior of Tykford. Like order, '*mutatis mutandis.*' *Et erat patens.*

Feb. 13.  
Eltham.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot of Waverle a tun of red wine of the present season of 'reek,' in accordance with the king's grant to the abbot and convent of that place of a tun of such wine to be received yearly in that port for the celebration of masses in their monastery for the souls of all the faithful departed.

Feb. 20.  
Eltham.

To the same in the same port. Order to deliver to the prior of St. Denys near Southampton, which priory is of the foundation of the kings of England, a tun of red wine of the first wine of the king's prise in that port of the present season of 'reek,' in accordance with the king's grant to the prior and convent of a tun of such wine to be received yearly for the celebration of masses in the priory for the souls of all the faithful departed.

## MEMBRANE 29.

Feb. 18.  
Reading.

To John de Trehampton, escheator in cos. Lincoln and Rutland. Order not to intermeddle with the custody of the bishopric of Lincoln, now void by the death of Thomas, the late bishop, or with the temporalities and goods pertaining thereto, restoring any issues received thereof from the time of Thomas's death to the dean and chapter of St. Mary's church, Lincoln, as the late king granted that the dean and chapter should have the custody of the bishopric in all voidances with free administration of the temporalities, things and goods pertaining thereto, saving to the king the knights' fees which are held of the bishopric and the advowsons when they fall in, and saving the escheats which fall in during voidances, so that they shall be delivered to the bishop-elect after his fealty, for rendering 1,000*l.* at every voidance if it last a year at which the bishopric is taxed yearly, and *pro rata* for a shorter or longer time, so that no escheator, bailiff or other minister of the king shall intermeddle with the custody of the bishopric, the temporalities and other things and goods by reason of a voidance, except that at the beginning of a voidance the escheator shall take a simple seisin in one of the manors of the bishopric in the name of the king's royal lordship, and that done he shall immediately depart without taking fealty or recognisance from any tenant of the bishopric, and shall not stay for more than a day by reason of that seisin, and if an army be summoned during a voidance, the dean and chapter shall not be bound to any service therein, or aggrieved by reason of such service, saving to the king the services of the knights' fees held of the bishopric and the custody of lands or rents acquired by the bishops in fee, during voidances. Proviso that all lands and rents, acquired in fee by Thomas or his predecessors from the time of the said grant, shall remain in the king's hand until further order.

*Membrane 29—cont.*

1347.

The like to the following, to wit :

Geoffrey de Whychyngham, mayor of London and escheator there.

John Dengayne of Teversham, escheator in cos. Cambridge and Huntingdon.

John de Wyndesore, escheator in co. Leicester.

John de Vaus, escheator in cos. Nottingham and Derby.

Walter Parles, escheator in co. Northampton.

John de Alveton, escheator in cos. Oxford and Berks.

William Croyser, escheator in cos. Bedford and Buckingham.

Feb. 28.  
Reading.

To John Dabernoun, escheator in co. Cornwall. Order to assign dower to Sibyl late the wife of John Daune, knight, tenant in chief, of all the lands which belonged to her husband, upon her taking oath that she will not marry without the king's licence.

To Thomas Cary, escheator in co. Somerset. The like order.

The like to Hervey Tirel, escheator in co. Devon.

Feb. 28.  
Reading.

To the collectors in co. Berks of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid made upon the lands in Chelrey which belonged to Ralph de Ufford, which came into the king's hand by his death, and which the king has reserved to his chamber. By C.

Feb. 20.  
Reading.

To John de Vaus, escheator in co. Nottingham. Order not to intermeddle further with the manor of Rodyngton and 26 bovates of land in that town, restoring the issues thereof, as it is found by the inquisitions *post mortem* of Robert de Pavely that he held no lands at his death in his demesne as of fee in chief as of the crown, but that he held the manors of Westpyrie and Houghton, co. Northampton, in chief, as of the honour of Peverel, by knight's service, and that he held the said manor of Rodyngton and the land in demesne and in service, in socage, of others than the king by certain services.

March 7.  
Reading.

To Robert de Mildenhale, keeper of the king's jewels and other things in the Tower of London. Order to deliver to William de Lamehutte, the king's clerk, two chests or coffers with ornaments therein for the king's chapel, by indenture, as the king has charged William to bring them to him at Caleys for the present Easter. By C.

[*Fodera.*]

To the sheriff of Wilts. Order to expend up to 20*l.* in repairing the houses and walls of the king's manor in his park of Claryndon, by the view and testimony of Giles de Bello Campo, keeper of the said manor and park.

By C.

*MEMBRANE 28.*

Jan. 28.  
Eltham.

To the taxers and collectors in the East Riding, co. York, of the tenth and fifteenth last granted for two years. Order to take an inquisition upon the value of the moveables of the men inhabiting the town of Ravenserod in Holderness in that county, which they now have and to newly assess and tax them at the tenth according to the quantity of their moveables, superseding the levying of the ancient tenth touching the town until the quinzaine of Easter next, and informing the king in chancery before the said quinzaine of the said new taxation and of all their action in the matter, so that after deliberation with the council, the king may be able to direct

1347.

*Membrane 28—cont.*

as seems good, as at the suit of the said men, showing that the town has been often inundated by floods of sea water, and much impoverished and wasted, and the greater part of the tenements and soil of the town thrown down and carried away, and several men of the town, who used to bear the charges touching it, being disturbed by such dangers, have departed with their goods to another place, and others dwelling there have been so depressed that they no longer suffice to support the tenths, tallages and other charges previously assessed upon the town, and they beseeching the king to order the town to be newly assessed and taxed in consideration of the premises, he appointed certain lieges to take an inquisition upon the matter, and by the inquisition taken at Ravenserod on Tuesday after Epiphany in the past year it is found that the town has been carried away by such floods, and 145 buildings which belonged to Cecily de Selby, and to several others, and 42 plots not built on, which belonged to Thomas Galt and others specified in the inquisition, which said buildings and plots contained two parts of the said town and more, have been drawn to the sea by such floods, from the 8th year of the reign until the day of the taking of the inquisition, and the tenants of the buildings and plots, who used to live in the town, have withdrawn because of that waste and impoverishment, and the other men dwelling there are so depressed that they have not been able to suffice to bear the tenths, tallages and other charges hitherto assessed upon the town.

By C.

Feb. 26.  
Reading

To John de Wyndesore, escheator in co. Leicester. Order to deliver to Isabel late the wife of Henry de Ferrar[iis], tenant in chief, the knights' fees in that county of those which the king has assigned to her to hold in dower, with the assent of the council of Queen Philippa, to whom the king committed the custody of all the lands which belonged to Henry and were in his hand by reason of the minority of Henry's heir, to wit: a fee in Drayton in that county, which Thomas de Welesbergh and John de Heusee hold, extended at 100s. yearly; a third part of a fee in Berleston in the same county, which William Framory and Robert Botiller lately held, extended at 33s. 4d. yearly; a fourth part of a fee in Clenfeld in the same county, which Robert Raven holds, extended at 25s. yearly; a fee in Burton and Upton in the same county which Giles de Meignill holds, extended at 100s. yearly; a moiety of a fee in Waltham in the same county which the abbot of Croxton holds extended at 50s. yearly, a fee in Thorp Ernald, Ailmersthorp, Thirneby, Pettlyng, Busseby, Belgrave, Croppeston, Barnesby, Babbegrave and Atterton, in the same county, which William la Zouche of Haryngworth holds, extended at 100s. yearly; a fourth part of a fee in Wodeham Ferrers, co. Essex, which Robert de Burghcher holds, extended at 25s. yearly, and 2½ fees in Little Brampton, co. Northampton, which William Rosselyn holds, extended at 20 marks yearly.

To John de Coggeshale, escheator in co. Essex. Like order to deliver to Isabel the said fourth part of a fee in Wodeham Ferrers.

The like to Walter Parles, escheator in co. Northampton, to deliver to Isabel the said 2½ fees in Little Brampton.

To John de Wyndesore, escheator in co. Leicester. Order to deliver to Isabel late the wife of Henry de Ferrar[iis], the advowson of the priory of Charleye in that county, extended at 10 marks yearly, which the king has assigned to her to hold in dower.

*Memorandum* that Thomas de Brayton and Roger de Cloune, clerks, came into chancery at Westminster on 26 February and undertook at their peril for the said queen, that she will consider herself satisfied in all things with the assignment of dower made to Isabel in the form aforesaid.

1347.

*Membrane 28—cont.*Feb. 20.  
Reading.

To the sheriff of Derby. Order to dearrest without delay all the wool bought for the king by Walter de Chiriton and Thomas de Swanlond, his merchants, of William de Deyton and Henry David, delivered to William de Bohun, earl of Northampton, in part satisfaction of the debts in which the king is bound to him for the wages of himself and his men, staying in the king's service in parts beyond the sea, and arrested by the sheriff, and to deliver it to the earl or to his attorney, permitting him to take it where he will for the earl's use.

By C.

The like to John de Leomynstr[e], of Assheburn.

March 4.  
Reading.

To John de Wesenham, late the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of St. Edward, Lettele, a tun of wine of the present year of the king's right prise, in accordance with the grant to them by Henry III of a tun of such wine to be received yearly at Southampton between Christmas and the Purification, to celebrate masses in their church.

Feb. 23.  
Reading.

To the sheriff of Kent. Order to deliver to James Pyk of Hastynges 40s. for the freight of a ship of his laden with 100 quarters of oats to be taken to the king at Caleys, and to John de Brustwyk, yeoman of the king's avenary, 13s. 4d. for his wages for going with the said oats to Caleys.

By bill of the treasurer.

Feb. 16.  
Reading.

To the collectors in co. Cambridge of the aid granted for making the king's eldest son a knight. Order to supersede the demand for that aid made upon the prioress of Stratford by reason of her lands in Haselyngfeld, provided that answer be made for the lands which she holds there or elsewhere in the county by knight's service, as at her suit beseeching the king to order the distraint made upon her for that aid to be superseded, as she holds all her lands in Haselyngfeld in that county in frank almain, so that she and her predecessors have been quit of such aids, the king ordered the treasurer and barons of the exchequer to inspect their rolls and memoranda and to certify him upon the matter, and by their return it is found that the prioress was discharged of 20s. exacted of her as an aid for marrying the eldest daughter of Edward I, for the said lands, by reason of charters of the king's predecessors and by process held thereupon in the exchequer.

By C.

Feb. 15.  
Reading.

To the collectors in co. Nottingham of the aid granted for making the king's eldest son a knight. Order to supersede the demand for that aid made upon the abbot of Peterborough for any sums for his lands in Colyngham, co. Nottingham, provided that if the abbot and convent held any other lands there or elsewhere in the county by knight's service in the time of Edward I and did not pay the aid thereon they shall be compelled to do so, as the abbot has shown the king that although he holds all his lands in Tynewell, co. Rutland, and in Colyngham and in Stanewigg, co. Bedford, by charters of preceding kings of England, and the present king's confirmation, in frank almain, quit of all aids, yet the collectors distraint him for that aid, pretending that he holds his lands in Colyngham by knight's service, whereupon he has besought the king to provide a remedy; and by the certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that the said lands were given in frank almain to God, St. Peter and the monastery of Peterborough, and it is not found in the exchequer rolls that the abbot and convent ever paid any such aid by reason of those lands, except certain sums exacted of them by reason of an aid for marrying the eldest daughter

1347.

*Membrane 28—cont.*

of Edward I, of which sums the abbot then sought to be discharged, and he was discharged by consideration upon process held thereupon in the exchequer.

The like to the following collectors of the said aid for the same abbot, to wit:

The collectors in co. Rutland for the lands in Tynewell.

The collectors in co. Bedford for the lands in Stanewigg.

*MEMBRANE 27.*

March 1.  
Reading.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with John Darcy 'le piere,' whom the king lately sent from the city of London to the castles of Rokesburgh, Werk and Baumburgh, to bring to the Tower of London David de Bruys, Malcolm Flemyng and other prisoners of Scotland taken in war at Durham, for all the time spent in that service, allowing him 20s. for every day so spent, and to give him payment or assignment of what is found to be due to him beyond what he has received from the treasurer and chamberlains for that cause.

Feb. 10.  
Eltham.

To John de Vaux, escheator in co. Nottingham. Order to pay to Robert de Maule what is in arrear to him of his wages for the custody of the king's manor and park of Clipston in Shirwode, from 16 May in the 13th year of the reign, and to pay him such wages henceforth as long as he is escheator, as on the said 16 May the king granted that custody to Robert to hold for life in the same manner as Robert del Hill of Clipston, deceased, held it.

Jan. 28.  
Eltham.

To the treasurer and barons of the exchequer. Order not to molest or aggrieve Edward de Saltmerssh, as for his good service in parts beyond the sea, and because he has taken the order of knighthood, the king has pardoned his trespass in not taking the said order according to the proclamations lately made thereupon.

By p.s.

Feb. 12.  
Eltham.

To John de Wesenham and his fellows, to whom the king granted all the money of the fruits and issues of the benefices of divers aliens, beneficed in the realm, to be received under a certain form. Order to pay to John de Thornhill, clerk, and to Edmund Disney their wages for forty-six days, to wit 2s. a day to each, for two journeys made by them, as the king lately appointed John and Edmund, with Clement de Derneford, clerk, to take into his hand and keep safely until further order the prebend of Chermynstre and Bere in the church of St. Mary, Salisbury, which Master William de Vercato, an alien, possessed, and the church of Dounton which the cardinal de Columpna possesses, and to take information, by inquisition if necessary, as to the true value of the said fruits and issues and to do certain other things contained in the king's letters patent; and on its being afterwards found by inquisition taken by John, Edmund and Clement that divers kinds of corn of the fruits of the said prebend and church for the past year and certain other goods and chattels found there had been taken into the king's hand by them, the king appointed them to sell the same at the highest possible price and to demise at ferm, for rendering a certain sum of money to the king, the lands, rents and possessions pertaining to the said prebend and church and to do certain other things contained in the king's letters patent.

By C.

*Membrane 27—cont.*

1347.

Feb. 28.  
Reading.

To the treasurer and barons of the exchequer. Order not to intermeddle with any lands, goods and chattels which belonged to Adam de Peshale, but to permit the receivers and ministers of the king's chamber to dispose thereof as has been enjoined upon them, as the king has reserved them to his chamber on account of Adam's rebellion. Proviso that if any of the said goods and chattels have been eloigned, concealed or detained they shall distrain those who have eloigned etc. them, to satisfy the king for the same in his chamber. By C. and the testimony of Henry de Greystok.

Feb. 20.  
Reading.

To the sheriff of Norfolk and Suffolk. Order to restore to the bishop of Norwich or to his attorney any of his goods and chattels or churches appropriated to his bishopric, or lands of the endowment of such churches or any other things pertaining to the bishopric, except the temporalities thereof, for which the bishop has done fealty to the king, together with the issues of the said churches and endowments, as it was considered before the justices of the Bench that all the temporalities of the bishopric for which the bishop did fealty should be seised into the king's hand for a contempt made on the king, wherefore the king ordered the sheriff by writ *de judicio* to order them to be so seised, so that he should answer for the issues thereof to the king; and now the king is informed that the sheriff, exceeding that order, has caused all the bishop's goods and chattels and the said churches and endowments to be seised into the king's hand, contrary to the tenor of the said order.

March 8.  
Reading.

To the treasurer and barons of the exchequer. Order to inspect the rolls of the collectors of customs in the port of Kyngeston upon Hull and if they find thereby, or by inquisition, that 10 sarplars of wool, containing 9 sacks 6 stones of wool, which John le Goldbetere of York, merchant, took from that port contrary to the proclamation, are those for which he made fine with the king, and that he took no other wool contrary to the proclamation, then to supersede the demand made upon him for the said sarplars or for his said trespass and to release him from prison, notwithstanding that the king's letters do not specially mention that John took the wool to Middelburgh and Durdraught, and afterwards to Flanders, as on 19 October in the 12th year of the reign the king pardoned John the 200*l.* by which he made fine for taking certain wool to Flanders and selling it to the men of Flanders contrary to the proclamation, and now John has besought the king to order his release from the Flete prison where he is imprisoned for taking the 10 sarplars in the form aforesaid, and they are the same as the wool contained in the king's letters of pardon to him. By C.

March 17.  
Reading.

To Thomas Cary, escheator in co. Somerset. Order to cause Edmund de Cheyne, son and heir of William de Cheyne, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the escheator, and the king has taken his homage for all the lands which his father held in chief at his death, rendering those lands to him, and has given him respite for his homage until the king's return to England. By the keeper.

The like to the following, '*mutatis mutandis*,' to wit:

John de Engayne of Teversham, escheator in co. Cambridge.

John de Coggeshale, escheator in co. Hertford.

The escheator in co. Devon.

Mandate to William fitz Waryn, not to intermeddle further with the said lands which are in his custody by the king's commission.

## MEMBRANE 26.

1347.  
Feb. 28.  
Reading. To John de Swynnerton, escheator in co. Salop. Order to assign dower to Isabel late the wife of Henry de Ferariis, tenant in chief, of all the lands which belonged to her husband in the presence of the keepers thereof, if they choose to attend, upon her taking oath that she will not marry without the king's licence.
- Feb. 22.  
Reading. To John de Coggeshale, escheator in co. Essex. Order not to intermeddle further with the manor of Newenham, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Robert de Lacy, knight, at his death, held no lands in his demesne as of fee or in service, in chief, in that county, but that he held the said manor in the town of Asshyndon near Waleden Abbas of John de Lacy of co. Wilts by the service of a moiety of a knight's fee.
- Feb. 26.  
Reading. To Thomas de Rokeby, escheator in co. York. Order to amove the king's hand from a messuage and 2 bovates of land of William son of Cecily de Waplyngton in Waplyngton and not to intermeddle further therewith, restoring the issues thereof, as the king ordered the escheator to certify him upon the taking of the premises, and the escheator returned that he had not taken them into the king's hand, but that John de Faucomberge, late escheator in that county, at the time of his substitution in that office, delivered them to him by indenture, asserting that they were in the king's hand by reason of the trespass of Simon le Archer, who held them in chief as parcel of the king's serjeanty there, in alienating them in fee to Thomas son of Albreda de Fangefosse and Beatrice his wife, in the time of Henry III without licence, whereof the king lately granted the custody to Robert de Brunneby, clerk, to hold for rendering a certain yearly ferm at the exchequer; and afterwards, at William's suit beseeching the king to order his hand to be amoved from the premises, as his ancestors held the same of the master and brethren of the Temple in England as chief lords of that fee, from time out of mind, until the annulling of that order, by the service of rendering 5s. 8d. yearly, and from that time William held them of the prior and brethren of the Hospital of St. John of Jerusalem in England, to whom all the lands and fees of the Templars were delivered, by the same services, and not of the king in chief, the king ordered the escheator to take an inquisition upon the matter, by which it is found that the tenements are in the escheator's custody because the executors of Robert's will and others would not intermeddle therewith after Robert's death, and that the escheator charged himself therewith in his account, and William's ancestors held the premises of the Templars and afterwards of the Hospitallers as aforesaid, and not of the king in chief, as parcel of a serjeanty, until they were taken into the king's hand by reason of the said trespass.
- Feb. 11.  
Reading. To the treasurer and barons of the exchequer. Order to cause a new coket seal to be made for the port of Exeter and delivered to Thomas de Swanlund, Walter de Chiriton and their fellows, the king's merchants, to whom he has granted the customs and subsidies in all the ports of England under a certain form, for coketting wool, hides and wool-fells in that port, as the king has ordained that there shall be a passage of wool etc. there as in certain other ports of England, and a coket seal deputed there. By C.
- March 19.  
Reading. To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of William de Pillande, who is insufficiently qualified.
- March 17.  
Reading. To John de Wesenham, the king's butler. Order to cause 50 tuns of wine to be bought and purveyed in suitable places, without delay, and taken

1347.

*Membrane 26—cont.*

to Caleys, to be delivered there by indenture to Peter de Bruge, receiver of the king's victuals, or to Adam Lenot, yeoman of the king's household.

By bill of the treasurer.

March 8.  
Reading.

To the collectors in co. Cornwall of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid make upon the king's said son of his own fees or those which are in his hand by reason of the lands of the heirs of those who held in chief of him who are minors in his wardship, provided that answer for the same is made of the fees of the tenants of the said son.

March 20.  
Reading

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Philip de Barton, chamberlain of the town of Berwick upon Tweed, for the wages of himself and the men at arms and archers with him in garrison in that town for the time that he had the custody thereof, and the treasurer and chamberlains shall pay him what they find to be due to him by such account.

March 16.  
Reading.

To the collectors of the customs of wool, hides and wool-fells in the port of London. Order to pay Katherine daughter of William Duk de Bruxella and to Henry Estor her son, or to their attorney, 50*l.* for the Purification term last, in accordance with the king's grant to them for their homage of 100*l.* to be received yearly of the customs in that port, for life. By C.

*MEMBRANE 25.*

March 5.  
Reading.

To the bailiffs of Weymouth. Order, upon sight of these presents, to cause all the jewels, armour and other goods and chattels of Godfrey de Harecourt, who joined the king's adversary of France against him, contrary to his homage, to be appraised by the oath of lawful men of that town, and that done to have them delivered to John le Nuiz, armourer of Edward, prince of Wales, by indenture, as he has besought the king to order those goods to be delivered to him in full satisfaction of divers sum of money in which Godfrey was bound to him at the time of his departure from England, and John has found security before the king in chancery to render account of the value of the said goods according to the appraisement, and to answer for the surplus of the price beyond the said debt. By p.s.

[*Foderia.*]

March 12.  
Reading.

To John de Alveton, escheator in co. Berks. Order to assign dower to Maud late the wife of Ralph de Ufford, tenant in chief, of all the lands which belonged to her husband, in the presence of Nicholas de Bocland and Henry de Greystok, the king's clerks, keepers of the lands reserved to the king's chamber, to which the king has reserved the lands which belonged to Ralph, if they choose to attend, upon her taking oath that she will not marry without the king's licence.

*Vacated because it was surrendered in the war and is otherwise below.*

To Thomas Cary, escheator in co. Dorset. The like order, '*mutatis mutandis*,' to assign dower to Maud.

*Vacated as aforesaid.*

March 15.  
Reading.

To Reginald Forester, escheator in co. Sussex. Order to assign dower to Elizabeth late the wife of Alan la Zouche, tenant in chief, of all the lands which belonged to her husband, in the presence of John de Bello Campo, to whom the king granted the custody of all the said lands until Alan's heir should come of age, if he choose to attend, as the king has taken her oath that she will not marry without his licence.

The like to John de Wyndesore, escheator in cos. Warwick and Leicester.

1347.

*Membrane 25—cont.*

March 10.  
Reading.

To the collectors of customs in the port of Ipswich. Order to deliver to John Irp of Ipswich one part of the coket seal deputed in that port, by indenture, and to cause all wool, fells and hides and other customable merchandise taken from that port to be weighed and laded in his presence, so that he may be able to write and enrol the number of sacks, fells and hides so taken, as pertains to his office, as at the request of Queen Philippa the king has granted to John the office of controller of the custom of wool, hides and wool-fells, both old and new, and the increment, and other customs of wine, cloth and other merchandise, with the custody of one part of the coket seal in that port, to hold during good conduct.

By C.

Mandate to John to receive the said part of the coket seal and to diligently supervise the said weighing and lading as aforesaid.

Mandate to the king's weigher (*tronator*) in that port to cause all wool taken out of that port to be weighed in John's presence.

Feb. 21.  
Reading.

To the treasurer and chamberlains. Order to pay to Master John de Offord, dean of Lincoln, the chancellor, 37*l.* 6*s.* 8*d.*, or to give him an assignment where he may be quickly satisfied, as the king lately ordered Reymund Seguyn, late his butler, to certify him how much of the chancellor's fee of wine was due to John, and Reymund returned that 7 tuns of wine at 106*s.* 8*d.* each were so in arrear, from 30 October in the 19th year of the reign, when the chancellor began to hold his office, to the last day of January last past, inclusive, and the king wishes the chancellor to be satisfied for the said arrears.

Feb. 14.  
Reading.

To the treasurer and barons of the exchequer. Reginald son and heir of Henry de Grey has besought the king to provide a remedy, as his father was assessed at 100*l.* for his portion of the fine which the community of co. Essex made before Thomas Wak of Lidell and his fellows, justices appointed to hear and determine divers trespasses and excesses committed by the king's ministers and others in that county, and although Reginald was discharged of the 100*l.* by process held before the king and at the exchequer and the 100*l.* were levied of the assessors of that fine, by virtue of an ordinance thereupon, yet the treasurer and barons exact 10*l.* for the Queen's gold of the 100*l.* of Reginald: the king therefore orders them to view the said process, and if they find that Reginald was discharged and the money levied, as aforesaid, then to supersede the demand for the 10*l.* made upon Reginald.

By C.

March 20.  
Reading.

To John de Coggeshale, escheator in co. Essex. Order to assign dower to Margaret late the wife of John de Lovayne, tenant in chief, of all the lands which belonged to her husband, in the presence of Bartholomew de Burgherssh 'le fitz,' to whom the king committed the custody of the said lands to hold until John's heir should come of age, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

To William de Middleton, escheator in co. Suffolk. Like order to assign dower to the said Margaret.

*MEMBRANE 24.*

March 9.  
Reading.

To Master William le Ferroure, keeper of the king's great horses. Order to receive the king's palfrey called 'Grisel Pomele' of Lincoln, and cause him to be maintained and kept until further order among the king's other horses in his custody.

By C.

*Membrane 24—cont.*

1347.

March 19.  
Reading.

To John de Wodehous, receiver of the money of the tenth and fifteenth granted by the laity in the counties beyond Trent. Order to pay 100*l.* of that money to William de Hugate, clerk of the avenary of the king's household, or to his attorney, upon the buying of certain horses for the king, according to the injunction laid upon him. By bill of the treasurer.

Feb. 12.  
Eltham.

To the treasurer and barons of the exchequer. Order to account with John de Stryvelyn, whom the king lately appointed keeper of the town of Berwick upon Tweed until a certain time contained in an indenture made with him, and to allow to him his wages and all other things pertaining to that custody for the time contained in the indenture and for the time beyond when he stayed in that town upon the safe custody thereof by virtue of a writ of privy seal directed to him. By C.

March 24.  
Reading.

To the collectors of customs in the port of Boston. Order not to permit any wool brought to that port to be taken to parts beyond the sea to be taken thence before it has been coketted and customed there, and if they find any wool laded in ships in that port not coketted or customed, to take it without delay as forfeit to the king and to keep it safely until further order.

By the keeper and C.

The like to the collectors of customs in the following ports, to wit :

The collectors of the custom of wool, hides and wool-fells in the port of London.

The collectors in the port of Great Yarmouth.

The collectors in the port of Lenne.

The collectors in the port of Ipswich.

The collectors in the port of Kyngeston upon Hull.

The collectors in the port of Newcastle upon Tyne.

The collectors in the port of Southampton.

The collectors in the port of Chichester.

The collectors in the port of Sandwich.

The collectors in the port of Bristol.

The collectors in the port of Wynchelse.

The collectors in the port of Exeter.

Feb. 25.  
Eltham.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of London. Order to deliver to William de Stokton, vicar of the church of St. Paul, London, a tun of wine of reek for the present term and what is in arrear to him of 2 tuns of wine yearly, in accordance with the king's grant to him on 6 March in the 14th year of the reign of 2 tuns of wine to be received yearly for life, one of the vintage between Michaelmas and Christmas and the other of the wines of 'reek' between Christmas and Easter, in that port.

Feb. 16.  
Reading.

To J. bishop of Exeter. William de Skeryngton, vicar of the church of St. Thomas the Martyr without Exeter, has shown the king that whereas his vicarage is so weak and slender that it does not suffice for his maintenance and for the other charges incumbent thereon and that the fruits and issues of that church, which the prior of Cowyk, an alien, parson of the church, and patron of the vicarage, receives from the church, are extended at too great a quantity, having respect to the value of the church and although William frequently requested the bishop to cause a reasonable part of the said fruits and issues to be assigned to him as his endowment pertaining to his office, according to the praiseworthy custom of the Anglican church, yet the bishop has hitherto delayed to do anything because the said priory is in the king's hand for certain causes. The king therefore notifies the bishop that he

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*Membrane 24—cont.*

shall assign to William a reasonable portion of the fruits and issues of the said church, having consideration of the value of the church and the charges incumbent thereon, and further to do what pertains to his spiritual office in this matter at William's suit, notwithstanding that the priory remains in the king's hand.

March 23.  
Reading.

To the collectors of the custom of wool, hides and wool fells in the port of London. Order to pay to Queen Isabel or to her attorney 250*l.* for Easter term, in accordance with the king's grant to her of 1,500*l.* to be received yearly for life in equal portions of the customs in that port and the ports of Kyngeston upon Hull and Boston.

The like to the collectors in the said ports of Boston and Kyngeston.

March 31.  
Reading.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney 200*l.* for Easter term, in accordance with the king's grant to him of 400*l.* to be received yearly of that custom until certain lands which others hold for life with reversion to him, come into his hands.

The like to the following, '*mutatis mutandis*,' to wit :

The collectors of customs in the port of Kyngeston upon Hull for 75*l.* of 150*l.*

*Vacated because it was surrendered in the war, and is otherwise below.*

The collectors of customs in the port of Boston for 75*l.* of 150*l.*

The sheriffs of London for 100*l.* of 200*l.*

The sheriff of Essex for 50*l.* of 100*l.*

To the sheriff of Northampton. Order to pay to the said earl or to his attorney 10*l.* for Easter term, in accordance with the king's grant to him of 20*l.* to be received yearly of the ferm or issues of that county.

## MEMBRANE 23.

March 20.  
Reading.

To John de Wesenham, the king's butler. Order to pay to Master John de Offord, the chancellor, what is in arrear to him of the fee of wine which he ought to receive by reason of his office, from the time of the butler's appointment, and to pay him that fee henceforth, so long as he is chancellor.

March 16.  
Reading

To the mayor and bailiffs of Waterford in Ireland. Order to pay to James le Botiller son and heir of James le Botiller of Ireland, earl of Ormound in Ireland, or to his attorney, what pertains to him of 10*l.* yearly of the ferm of that city beyond the portion of Eleanor late the earl's wife, previously assigned to her in dower, in accordance with the king's grant to the said earl and his heirs of 10*l.* yearly rent to be received of the said ferm, and now the king has taken the fealty of James the son, tenant in chief, for all the lands which his father held in chief at his death, and has ordered them to be delivered to him, notwithstanding that he is under age.

Mandate to the treasurer and barons of the exchequer, Dublin, to view the said order and the letters of acquittance in the matter and to cause the said mayor and bailiffs to have allowance for the sums which they shall be found to have paid to the said earl or his attorney by virtue of that order.

March 8.  
Reading,

To the collectors of customs in the port of Southampton. Order to pay to Richard Paneter what is in arrear to him of his wages from 10 January in the 14th year of the reign, and to pay him such wages henceforth, as on

1347.

*Membrane 23—cont.*

the said day the king committed to Richard the office of controller of the custom of wine, wool, hides and wool-fells and of the custom of 8*d.* a pound and other small customs and prests in that port to hold during good conduct, receiving the customary wages in that office.

Feb. 28.  
Reading.

To Roger de Mortuo Mari, son and heir of Edmund de Mortuo Mari, or to his attorney. Order to permit Joan de Carrue to have the lands which are of Roger's inheritance, to hold until he comes of age, notwithstanding the rendering of those lands to him, as although the king took his homage and rendered to him all the lands which his father held in chief, it was not his intention that Joan should be amoved from the custody of the lands which belonged to Edmund, which he committed to her to hold until Roger should come of age, before that time.

By p.s. [18138.]

March 5.  
Westminster.

To the collectors in co. Dorset of the aid of 40*s.* on all knights' fees for making the king's eldest son a knight. Order to receive from the abbot of Cerne what pertains to him of that aid for his lands according to the rate of two fees, and not to distrain him to pay more, as the abbot has shown the king that although he holds all his lands in Cerne and elsewhere in that county by the service of two knights' fees only, to scutage, and one knight in expedition, of the king, and has offered several times to pay the collectors the rate for two fees, yet they have exacted 16*l.* of him for that aid, pretending that he holds those lands in chief by the service of eight fees, whereupon he has besought the king to provide a remedy, and by a certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that Henry III by a fine which the abbot and convent of that place made with him, remitted to them the service of eight fees which was exacted from them in his time for their lands in that county, making a service thereof of two knights for scutage and of one knight in expedition, as aforesaid, and that in the 31st and 38th years of that king's reign for marrying his eldest daughter and son respectively, and in the aid of Edward I for marrying his eldest son the abbots were charged with two fees only and so were quit. Proviso that if the abbot and convent acquired any other lands after that remission which are held of the king or others by knight's service and which should have been charged for the aid of Edward I and were not, the abbot shall pay the aid for the same and for any other lands which he holds by knight's service.

March 26.  
Reading.

To William Parles, escheator in co. Northampton. Order to assign dower to Margaret late the wife of John de Abberbury, tenant in chief, of all the lands which belonged to her husband, upon her taking oath that she will not marry without the king's licence.

Feb. 26.  
Reading.

To John de Wesenham and his fellows, merchants to whom the king granted all the customs and subsidies in the ports of England for a certain time now past. Order to pay to William de Melchebourn, the king's merchant, 20*l.* for Easter and Michaelmas terms last, in accordance with the king's grant to him for his services in redeeming the king's great crown, which he brought to England and for other things, of 20*l.* to be received yearly for life of the issues of the great and petty customs in the port of Boston.

*MEMBRANE 22.*

Feb. 16.  
Reading.

To Walter de Burmyngham, justiciary of Ireland, or to him who supplies his place there. Order to cause James le Botiller son and heir of James le Botiller earl of Ormound, tenant in chief, to have seisin of all the lands of

1347.

*Membrane 22—cont.*

which his father was seised in Ireland in his demesne as of fee, as although he is under age, yet because the king wishes him to come to his service in parts beyond the sea, he has taken his fealty for all the lands which his father held in chief at his death both in England and in Ireland, and has rendered them to him, and has given him respite for his homage until he arrives in the said parts.

By p.s. [18107.]

To the chancellor of Ireland for the present or the future or to him who supplies his place there. Order to direct the escheator and the king's other ministers in Ireland and any other persons there to deliver those lands to James son of James in the form aforesaid.

By the same writ.

Mandate to John Darcy 'le cosyn' not to intermeddle further with the lands which belonged to the said earl in Ireland, and which are in John's custody by the king's commission.

By the same writ.

April 8.  
Reading.

To William de Clopton and John Herlyng, collectors of the petty custom in the port of London. Order to pay to Queen Philippa or to her attorney 297*l.* 2*s.* 11*d.* for Easter term last, in accordance with the king's grant to her, in consideration of her charges for the maintenance of the king's children of 891 marks 5*s.* 9½*d.* to be received yearly of the issues of the said custom in that port, until the king has ordained otherwise for the maintenance of his said children. [*Fœdera.*]

Feb. 20.  
Eltham.

To William de Kelleseye, the king's clerk. Order to pay to Master Bernard de Parma, proctor of Hugolinus de Adigheriis of Parma, prebendary of Bannebury in the church of St. Mary, Lincoln, an alien, his expenses of 6*d.* a day from the eve of St. Andrew last, for so long as he was in prison and the issues of the prebend were in the king's hand and in William's custody, and 2 marks in aid of his other necessities, of the said issues, as Master Bernard has besought the king to order a competent sum of money of those issues to be given to him, as the prebend with its issues ought to pertain to the king with the other benefices of non-resident aliens in England, in accordance with the ordinance of the council, and at the suit of certain rivals showing that Bernard was bound to them in divers sums of money and for certain other frivolous causes, he was taken and imprisoned on the said eve to the intent that he should renounce all right and action for his said lord in that prebend, and he is still miserably detained in prison and has not wherewith to live.

By C.

April 1.  
Reading.

To Master John Cook, keeper of the great wardrobe. Order to deliver to William de Thorp, William Basset, Roger de Baukwell, justices of the Bench, John de Stonore, Richard de Wilughby, Roger Hillary, William de Sharesull, Richard de Kelleishull and John de Stouford, justices of the Common Bench, Robert de Sadyngton, William de Brockelesby, Gervase de Wilford, Alan de Assh and John de Houton, barons of the exchequer, half a short cloth, 1½ pieces of sindon for the present summer season, and another half cloth with a hood and three furs of white buget for the winter season, and another short cloth with a hood of thirty-two miniver furs (*ventribus de miniver*) a fur of seven rows of miniver and two furs of 'bissh' for Christmas term, for each of them, and to deliver to them such robes yearly so long as they remain in their offices.

## MEMBRANE 21.

April 8.  
Reading.

To the sheriff of Middlesex. Order to cause a coroner for that county to be elected in place of Thomas de Norton, who is insufficiently qualified.

*Membrane 21—cont.*

1347.

April 8.  
Reading.

To the sheriff of Cambridge. Order to pay to William, marquis of Juliers and earl of Cambridge, or to Tilemannus de Werda and William Muschet, his attorneys, 10*l.* for Easter term last, in accordance with the king's grant to him on 7 May in the 14th year of the reign of 20*l.* to be received yearly of the issues of that county.

March 1.  
Reading.

To the treasurer and barons of the exchequer. Order to call before them the attorney of Queen Isabel, and if they find that she received all the rents, profits and other things pertaining to the town of Southampton without any payment of rent, and that a yearly rent of 9*l.* 5*s.* used to be paid of that town to the abbot and convent of St. Mary de Cormell[iis] in Normandy or to their proctors, and that the said rent is parcel of the ferm of the priory of Newent, then to cause 27*l.* 15*s.* to be allowed to the prior in his ferm for the arrears of that rent, though it is not the king's intention that the prior's yearly ferm be diminished without his special order, as the said prior, an alien and general proctor of the abbot of the said abbey, of which the priory is a cell, and to whom the king has committed the custody of all the lands pertaining to the priory in England, lately taken into his hand with the lands of the alien religious, for rendering a certain ferm yearly, has besought the king to cause the said arrears to be allowed to him as aforesaid, as the said abbot and his convent ought to receive the said rent by the grant of King Henry, confirmed by the late king, and the rent was paid while the town was in the hands of the men of the town at fee ferm, before it was burnt, and allowance therefor made to the men in that ferm, as may fully appear by memoranda of the exchequer, of which rent, which is parcel of the ferm paid by the prior, he has not been able to obtain any payment for the past three years, because during that time the said town has been in the hands of Queen Isabel, to the value of 100*l.*, by the king's grant.

By K.

April 4.  
Reading.

To John de Coggeshale, escheator in co. Hertford. Order to amove the king's hand without delay from a rood of meadow with the adjacent bank of the abbot of Westminster in Asshewell, and not to intermeddle further therewith, restoring the issues thereof to the abbot, as the king ordered the escheator to certify why he had taken the premises into the king's hand, and the escheator returned that he had done so because he found by inquisition of office that the abbot acquired them of William de Staunton, for himself and his house, without the king's licence, and the abbot has besought the king to order his hand to be removed, as the premises were conferred on his church at its foundation, long before the publication of the statute of mortmain; the king therefore ordered the escheator to take an inquisition upon the matter, by which it is found that the abbot did not acquire the premises of William but that they were his as the right of his church in its foundation as of his manor of Asshewell.

March 28.  
Reading.

To the collectors and receivers of the subsidy of 2*s.* a sack and 6*d.* a pound in the ports of Wynchelse and la Rye. Order to supersede the demand for the subsidy of wool and fells laded in two ships whereof Thomas Burdoun of Seford and John Cok of Yarmouth are masters, and to permit those ships with the wool and fells to cross to Flanders without hindrance, as the king has learned that those ships were laded with wool and fells, coketted and customed in the ports of Wynchelse and Seford long before the ordinance to receive that subsidy, and afterwards, in sailing to Flanders, they were brought back to the port of Wynchelse through fear of the king's enemies, then at sea with ships of war, and for the safety of the wool and fells, and the collectors and receivers, not considering this, have caused the subsidy to be exacted for the same,

*Membrane 21—cont.*

- 1347.
- April 21. To the sheriff of Bedford. Order to cause all the defects of Bedeford  
Reading. gaol to be repaired by the view and testimony of the coroners of that county, as the king is informed that the gaol is very ruinous for lack of repair, so that great danger may arise unless a remedy is quickly supplied. By C.
- April 20. To the treasurer and barons of the exchequer, Dublin, and to the  
Reading. chamberlains there. Order to pay to John de Hampslap, chief engrosser of the exchequer, 7*l.* yearly for the maintenance of himself and of one clerk, if they find, on inspection of the rolls and memoranda of the exchequer that other chief engrossers have received that sum for the same beyond the fee of 5*d.* a day when the exchequer is open, as John has besought the king to cause those 7*l.* yearly to be paid to him while he remains in the office.
- April 17. To the sheriff of Lincoln. Order to cause a coroner for that county to  
Reading. be elected in place of Robert Foliot of Frisby, who is so sick that he cannot exercise the duties of his office.
- April 22. To the sheriff of York. Order to pay Roger de Normanvill, the king's  
Reading. yeoman, keeper of the king's horses and stud beyond Trent, for the hay, oats, bread, litter, shoes and other things necessary for the maintenance of twenty two stallions and for the wages of the grooms keeping them, as the king ordered Roger to receive those stallions deputed for the king's mares in that county, from William le Ferroure, the king's yeoman, keeper of his great horses this side Trent, by indenture, and to keep them safely until further order.  
By bill of the treasurer.
- To Master William le Ferroure, keeper of the king's great horses this side Trent. Order to deliver the said stallions to Roger, by indenture.  
By bill of the treasurer.
- April 18. To the treasurer and barons of the exchequer. Order to inspect the rolls  
Reading. and memoranda of the exchequer, and if they find that R. bishop of Coventry and Lichfield held all the temporalities of his bishopric by the service of two knights' fees, then to receive what touches him for those two fees for the aid for making the king's eldest son a knight, and to supersede the demand made upon him by the collectors of that aid in divers counties, as the bishop has besought the king to order this to be done, as he holds all his temporalities by the said service, and he is distrained to pay the said aid in divers counties.  
By C.
- April 21. To the sheriff of Northampton. Order to cause the defects of the walls  
Reading. about Northampton castle to be repaired by the view and testimony of Simon Simeon, and to compel all those who are found by inquisition or otherwise to be liable to contribute their portions to that repair.  
By bill of the treasurer.
- April 10. To the mayor and bailiffs of Wynchelse. Order to deliver all the tackle  
Reading. and apparatus of the king's ship called '*la George*,' in their custody, to Nicholas Pyk by indenture, to do therewith as has been enjoined upon him.  
By C.
- April 3. To Richard de Thoresby, keeper of the hanaper. Order to deliver to  
Eltham. John de Wesenham, Walter de Chiriton and their fellows, merchants, all the letters patent and writs touching the collection and receipt of the 20,000 sacks of wool granted on loan to the king by the community of England, for his war, from time to time when they are sealed, without taking or asking any fee therefor, as the indenture made between the king and those merchants for the sale of that wool and other matters contains that the chancellor and treasurer shall cause as many writs and letters to be made as they need for collecting and receiving the wool, without taking anything for the fee of the seal thereof,

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## MEMBRANE 20.

April 2.  
Reading.

To John de Wesenham, the king's butler. Order to deliver to Isabel de Lancastre, nun of Ambresbury, or to her attorney, 8 tuns of wine in arrear to her, and 3 tuns of wine for the present year, as on 16 August in the 16th year of the reign the king granted to her, in aid of her maintenance, 3 tuns of wine, to be received yearly for life by the hands of the king's butler, of the prise of wines in the port of Southampton and in the port of Bristol, and the king ordered Reymund Seguy to certify how much wine was in arrear to Isabel for the time when he was butler, and he returned that 8 tuns are in arrear to her.

March 28.  
Reading.

To John de Coggeshale, escheator in co. Middlesex. Order not to intermeddle further with a messuage in the town of Westminster, restoring the issues thereof to Margaret late the wife of William de Clopton, as by a fine which William made with him the king gave licence to John Whithorn of Dounton, chaplain, to grant that messuage, which is held in chief, to the said William and Margaret and the heirs of their bodies, and the escheator has taken the messuage into the king's hand by reason of William's death.

April 5.  
Reading.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense the king's yeoman, or to his attorney, 10*l.* for Easter term last, as the king granted to him 20*l.* to be received yearly of the issues of that bailiwick in recompence for 20*l.* of land yearly of the lands which belonged to William de Bredon in co. Derby, granted to him by the late king to hold at will, and which were restored to William with the assent of the present king's parliament, and on 3 May in the 13th year of the reign the present king granted that Nicholas should receive the said 20*l.* yearly for life of the issues of those counties, in recompence for his services to the king and Queen Philippa.

April 6.  
Reading.

To the sheriff of Surrey and Sussex for the present or the future. Order to pay to Reginald de Cobham, 140*l.* yearly, as to maintain him in his estate as a banneret the king granted to him a provision of 400 marks of land and rent yearly, to hold for life, and afterwards the king granted him the manor of Cippenham, co. Buckingham, to the value of 64*l.* yearly, and the yearly ferm of 55*l.* due from the town of Great Yarmouth, to hold for life, in part satisfaction of the said 400 marks, and on 4 September in the 12th year of the reign the king granted to him 140*l.* to be received yearly of the issues of those counties, in part satisfaction of the 400 marks.

*Et erat patens.*

By p.s.

April 8.  
Reading.

To the collectors of customs in the port of Boston. Order to pay to William, marquis of Juliers, or to John de Wesenham, his attorney, 300*l.* for Easter term last, after having first paid to Queen Isabel the fee due to her of those customs, as the king granted to the marquis 1,000*l.* yearly, 600*l.* to be received of the customs in that port and 400*l.* at the exchequer.

March 24.  
Reading.

To the taxers and collectors in the city of London of the fifteenth lately granted. Order to supersede the demand made upon Walter de Chiriton, Thomas de Swanlond and Walter Prest, the king's merchants, for any taxes, tallages or other aids granted to the king before 28 June last, as by agreements made with them the king demised to them at ferm all the customs and subsidies in the ports of England, to hold from Michaelmas last for two years, and on the said 28 June the king granted that the said merchants should be quit of all taxes, etc. from the said day and thenceforth during the term of two years.

By p.s.

1347.

*Membrane 20—cont.*April 16.  
Reading.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John de Erde, who is so sick and broken by age that he cannot travail to exercise the duties of his office.

April 22.  
Reading.

To Thomas Pichard, escheator in co. Hereford. Order not to intermeddle further with the manor of Maurdyn, restoring the issues thereof to Margery, late the wife of Maurice son of Maurice de Berkele, knight, as the king has learned by inquisition taken by the escheator that Maurice at his death held the said manor jointly with her, with remainder to his heirs, of the king's gift, and that the manor is held in chief by knight's service, and the king has taken her fealty.

To John de Alveton, escheator in co. Oxford. Order not to intermeddle further with the manors of Fulbrok and Westhalle, co. Oxford, restoring the issues thereof to Margery late the wife of Maurice son of Maurice de Berkele, knight, as the king has learned by inquisition taken by the escheator that Maurice at his death held the said manors jointly with her, with remainder to his heirs, with the knights' fees, advowsons and other appurtenances, of the king's grant, and that the manors are held of the prince of Wales as of the honour of St. Valery (*Sancti Walerici*) by the service of  $1\frac{1}{4}$  knights' fees.

To Simon Basset, escheator in co. Gloucester. Like order not to intermeddle further with the manors of Kyngesweston and Ailberton, as the king has learned by inquisition taken by the escheator that Maurice, at his death, held them jointly with her, with remainder to his heirs, by a fine levied in the king's court by his licence, and that the manors are held in chief by knight's service, and the king has taken her fealty.

April 24.  
Reading.

To the sheriff of Bedford and Buckingham. Order to pay for the hay, oats, litter and other things necessary for the maintenance of the king's horses and stud, in the custody of William de Fremelesworth, the king's yeoman, staying in that bailiwick, and for the wages of William and the grooms keeping those horses, both for the time that they have already been there and for such time as they shall remain. By bill of the treasurer.

To the sheriff of Oxford and Berks. The like order to pay for the hay etc. and for the wages of the grooms. By the same bill.

To the sheriff of Cambridge and Huntingdon. The like order.

By the same bill.

## MEMBRANE 19.

April 4.  
Reading

To the prior of Lynton and Iselham, William Talemache and Robert de Ketelston, chaplain, late fermors of the said priories. Order to deliver to William Daubeney, or to his attorney, the said priories and the lands pertaining thereto, together with the issues thereof, knowing that if they do not, the king will order the sheriff of Cambridge to take the priory into the king's hand and deliver it to William, as on 30 December last the king granted to William for the lands which he lost in Brittany in his service the custody of the said priories in co. Cambridge which pertain to the abbey of St. Jacut (*de Sancto Jaceto*) in Brittany, and are in the king's hand by reason of the war with those of France, to hold so long as the priory shall remain in the king's hand, without rendering anything therefor, so that he shall find suitable maintenance for the priors and monks, and maintain the other charges of the priories so long as they remain in his custody.

By p.s. [18208.]

Mandate to the sheriff of Cambridge to take the priories into the king's hand and to deliver them to William or to his attorney in the form aforesaid.

By the same writ.

*Membrane 19—cont.*

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Feb. 10.  
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause John Smale to have payment or assignment for the sums in which they find the king to be bound to him after inspecting the rolls and memoranda of the exchequer, as John has besought the king to order such payment to be made, as the king is bound to him in 7*l.* 19*s.* 5*d.* for the time when he and Adam de Wileby, late escheator in cos. Gloucester, Hereford, Worcester, Stafford and the march of Wales had the custody of the temporalities of the bishopric of Worcester, then void and in the king's hand, by account rendered thereupon at the exchequer, and in 44*s.* 6*d.* of the surplus of a certain ferm of the lands, rents and possessions of the abbot of Beaubek, an alien, in Aston upon Carent and Aston, co. Gloucester, committed to him and to William de Kildesby, by the king. By C.

April 7.  
Reading.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of John Power, who is insufficiently qualified.

April 12.  
Reading.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master Richard de Saham, the king's clerk, whom the king lately sent as an envoy to the king of Castile, ordering 100 marks to be delivered to him upon the expenses of himself and a public notary going in his company, for the said 100 marks, allowing him 10*s.* a day for his said expenses and 20*l.* for his equipment to the said parts, and 10 marks for his sea passage either way, and to pay him what they find to be due to him beyond the said 100 marks.

April 9.  
Reading.

To John de Wesenham, the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the right prise of the present year, in accordance with the grant of Henry III to them of a tun of such wine to be received yearly at Southampton between Christmas and the Purification, for celebrating masses in their church.

March 30.  
Reading.

To Thomas de Aspale, sheriff of Southampton and escheator in that county. Order to cause Roger de Mortuo Mari, a minor in the king's wardship, to have seisin of all the lands which were in the king's hand by reason of his minority, together with the issues thereof, as on 6 September last the king took his homage and rendered those lands to him, to wit both those for whose issues or ferm answer is made at the exchequer, and those for whose issues or ferm answer is made at the king's chamber, as is found by inspection of the chancery rolls.

The like to the following, to wit :

Thomas Pichard, escheator in co. Hereford.

Leo de Perton, escheator in co. Worcester.

April 16.  
Reading.

To the collectors in co. Southampton of the aid of 40*s.* for making the king's eldest son a knight. Order to supersede the demand made upon the abbot of the place of St. Edward, Lettele, for 20*s.* for his lands in Welewe in that county, provided that the abbot and convent shall pay the aid of all other lands which they hold by knight's service, as the abbot has shown the king that although he holds the said lands in Welewe by charter of Henry III, confirmed by Edward I, quit of all aids to the king, yet the said collectors exact 20*s.* of him for that aid, pretending that he holds the land by the service of a moiety of a knight's fee, whereupon he has besought the king to provide a remedy; and by the certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that the said lands were granted by Henry III to the church of St. Mary of the said place of St. Edward, Lettele, founded by him, quit of all aids, and it

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*Membrane 19—cont.*

was not found in the exchequer rolls that the abbot and convent were ever charged with an aid by reason of those lands, but that 20s. were granted as an aid to Edward I in the 18th year of his reign, to marry his eldest daughter, for the said lands, of which the abbot was discharged by consideration made in the exchequer upon process held thereupon.

The like to the collectors as above for the same abbot, in co. Surrey, for 11s. exacted of him for such an aid for his lands in Gomeshull and Shire in that county.

To John de Coggeshale, escheator in co. Essex. Order not to intermeddle further with the lands which John de Wauton, knight, held jointly with Elizabeth his wife, restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee or in service in chief in that county, but that he held jointly with Elizabeth a tenement there called 'Cymays' in Wymbissh, of the gift of John Beauchamp of Rokelyng, Peter de Caumpes, and Thomas atte Hel of Sturmere, and a messuage, 100 acres of land, 6 acres of meadow, 10 acres of pasture, 3 acres of wood and a mill in Stepelbumpstede of the grant of Thomas atte Hel and Peter de Caumpes, chaplains, and a messuage, 102 acres of land, 5 acres of meadow and 7 acres of pasture in Bridbrok of the grant of the same Thomas and Peter by a fine levied in the king's court, and that all the said tenements are held of others than the king.

April 10.  
Reading.

To the citizens of Chichester. Order to pay to Maud de Pirie, sometime nurse of John de Eltham, the king's brother, and of Joan his sister, or to her attorney, what is in arrear to her of 30*l.* yearly of the ferm of that city, for Easter term last, in accordance with the king's grant to her of 30*l.* to be received yearly for life of the ferm of that city [*as at page 26 above*].

## MEMBRANE 18.

April 10.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the abbot of Evesham for the triennial tenth touching that abbey by reason of the temporalities annexed to the spiritualities thereof, in the custody of the prior and convent during a voidance of the abbey, provided that answer is made for the tenths touching the abbey both before and after the voidance, and for the tenths of churches appropriated to the abbey, whether during a voidance or at another time, as the late king granted that the prior and convent should have the custody of that abbey and of its temporalities in every voidance, for rendering certain sums of money, saving to the king the knights' fees and advowsons pertaining to the abbey, and now the king has learned from the abbot that although the prior and convent had the custody of the abbey when void by the death of William the late abbot, and satisfied the king for the sum due therefor, yet the treasurer and barons distrain the abbot to pay that tenth by reason of his said temporalities for the time when they were in the custody of the prior and convent, whereupon he has besought the king to provide a remedy, and it is not just that the abbot should be charged with that tenth for the said temporalities for which the prior and convent paid a certain sum for the voidance.

April 15.  
Reading.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to supersede the plea pending before them between the king and the provost of the Hall of St. Mary, Oxford, that the provost

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*Membrane 18—cont.*

shall permit the king to present a fit person to the church of Colby near Navenby, notwithstanding the variations in the king's letters upon the matter and the process begun before them by writ of *quare impedit*, as the king, believing Colby church to be void and pertaining to his gift, presented thereto Richard de Thoresby, his clerk, and because the king granted the advowson of that church to the said provost and the scholars of that hall, to appropriate it to their own uses, in aid of their maintenance, by virtue whereof they appropriated the church after the death of the last parson, and hold it at present, as may fully appear by the king's letters, by apostolic bulls and by other reasonable evidence which they have thereupon, and the king has confirmed their estate therein, the king has revoked the presentation made to Richard and wishes the provost and scholars to hold the church in future. By p.s.

April 8. To the sheriff of York. Order to pay to Margery, late the wife of  
Reading. Duncan de Frendraght 24 marks 6s. 8d. for Easter term last, in accordance with the king's grant to her of 49 marks to be received yearly of the issues of that county, in recompence for the manor of Brigestok, co. Northampton, which she held at will and which the king assigned to Queen Isabel to hold for life.

April 20. To the sheriff of Devon. Order to cause a coroner for that county to be  
Reading. elected in place of Robert de Exton, who is insufficiently qualified.

The like to the sheriff of Berks to choose a coroner in place of Thomas le Mounfort.

March 28. To Simon Basset, escheator in co. Gloucester. Order to cause Thomas  
Reading. son and heir of Maurice de Berkele, tenant in chief, to have seisin of all the lands of which his father was seised at his death in his demesne as of fee, saving to Margery late the wife of Maurice her dower of the said lands, as although Thomas, son of the said Maurice, who died at the siege of Caleys, is under age, yet the king, on account of Maurice's good service, has given Thomas respite for his homage and fealty for the lands which his father held in chief, until the king's return to England, and has rendered those lands to him. By p.s. [18195.]

The like to the following, to wit :

John de Alveton, escheator in cos. Oxford and Berks.

John de Roches, escheator in co. Wilts.

Thomas de Cary, escheator in cos. Somerset and Dorset.

Thomas Pichard, escheator in co. Hereford.

Thomas de Aspale, escheator in co. Southampton.

April 22. To the treasurer and barons of the exchequer. Order to inspect the  
Reading. rolls of the accounts of the keepers of the wardrobe of the late king and Edward I, and other rolls and memoranda of the exchequer, and if they find that the temporalities of the bishopric of Coventry and Lichfield are held by the service of two knights' fees and that the bishops made fine for two fees and paid aids for two fees to the said kings, and that the rolls of the accounts of Master William de Luda, sometime keeper of the wardrobe, do not contain by how many fees the bishop made fine with Edward I, and the aid was exacted of the bishop for three fees because it was inserted in the exchequer rolls that the bishop made the fine of 100*l.* for three fees, without other warrant, then to receive from him what pertains to him for two fees for the said aid and to supersede the demand made upon him for three fees, as Roger, the bishop there, has shown the king that although he holds all his temporalities by the service of two fees, and his predecessors

*Membrane 18—cont.*

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paid for two fees in all armies in the time of Henry III, Edward I and Edward II and in the king's time and also for aids, and he is ready to do the like for the present aid to make the king's eldest son a knight, yet because it is inserted in the exchequer rolls that among the fines made in the wardrobe of Edward I for service of Wales, in the 10th year of that reign, in the time of Master William, the bishop of Chester made fine with that king by 100*l.* paid for 3 fees, the treasurer and barons distrain the bishop to pay the said aid for 3 fees, whereupon he has besought the king to provide a remedy.

By C.

April 12.  
Reading.

To John de Wesenham, the king's butler. Order to deliver to the abbot and monks of St. Peter's church, Westminster, for the morrow of St. Botulf last, a tun of wine in arrear to them, of the king's prise, in accordance with the grant of Henry III to them of a tun of wine of the prise of London to be received yearly on the said morrow for the celebration of divine service in that church, and the king ordered Reymund Seguyne, late his butler, to certify how much of the said wine was in arrear to the abbot and monks, and he returned that no tun of wine was delivered to them for the term of the said morrow in the 20th year of the reign.

April 20.  
Reading.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Richard Duraunt, who is insufficiently qualified.  
The like to the same sheriff to amove John Deneys of Gydicote.

April 21.  
Reading.

To Thomas de Lichefeld, keeper of the goods and chattels which belonged to William de Kildesby, deceased, beyond Trent. Order to pay 5*l.* of the goods and chattels which belonged to William and which the king ordered to be seized into his hand, to the keeper of the king's free chapel of Tikhill or to his attorney, to repair the defects of that chapel, as on being informed that there were several defects in that chapel and in the churches and chapels pertaining thereto, as in rails (*cancellis*), books, and other ornaments and in the halls, chambers, granges and other buildings there, by the negligence of the said William, the late keeper and of the other keepers there, to the damage of the king and of Queen Philippa, to whom he granted the advowson of the chapel under a certain form, the king appointed John de Bolingbrok, Hugh de Tothull and William de Irland to survey those defects and to take an inquisition upon the matter by the oath of lawful men of cos. York and Nottingham, and by the inquisition it is found that the said defects arose in William's time, and extend to 5*l.*

By p.s.

*MEMBRANE 17.*

April 23.  
Reading.

To John de Coggeshale, escheator in co. Essex. Order not to intermeddle further with the manors of Thurrok, Caureth and Horham, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that William de Wauton at his death held no lands in his demesne as of fee or in service in chief in that bailiwick, whereby the custody of his lands ought to pertain to the king, but that he held in his demesne as of fee the manor of Thurrok of the earl of Richemund, by the service of a knight's fee, and the manors of Caureth and Horham of Elizabeth de Burgo by the service of three knights' fees, as of the honour of Clare.

April 20.  
Reading.

To W. archbishop of York. Whereas, in aid of the expenses incurred in the defence of the Anglican church and of the realm, the king ordained by his council that all the money of the fruits, rents and issues of the benefices of cardinals and of other aliens in the realm should be paid for his use, and

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*Membrane 17—cont.*

afterwards, on learning that the archbishop made a sequestration upon the fruits, etc. of Hornese church and of the chapel of Riston annexed thereto, which were of the Cardinal de Farges, the king ordered him to amove that sequestration, so that he should answer therefor according to the ordinance, but because the king is informed that many defects and damages were found in the said church and chapel, in the ornaments thereof and in the manse of the rectory there after the cardinal's death, by an inquisition of office taken by the archbishop, which cannot be repaired without a great sum of money, wherefore David de Wolloure, the king's clerk, presented by him to that church, has besought the king to cause his hand to be amoved from the said fruits, etc. as the said defects ought to be repaired out of the same: the king therefore orders the archbishop, after having taken an inquisition concerning the said defects, to cause a sum for repairing the same to be delivered to the said clerk, or to his proctor, notwithstanding the said sequestration, provided that if the fruits, etc. reach a greater sum, answer shall be made to the king for what is over.

April 27.  
Reading.

To John Daberoun, escheator in co. Cornwall. Order not to intermeddle further with a messuage, a mill and an acre of Cornish land in Landreon, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John Dauneye at his death held no lands in chief in that county, but that he held the premises in his demesne as of fee of the prince of Wales by knight's service.

To the escheator in co. Devon. Order not to intermeddle further with the lands and rents taken into the king's hand by reason of the death of John Dauneye, knight, restoring the issues thereof, as the king has learned by inquisition taken by Hervey Tirel, late escheator in that county, that John at his death held no lands in chief in that county, whereby the custody of his lands ought to pertain to the king, but that he held in his demesne as of fee at Legh and Loppedethorne 30s. yearly rent and 10*l.* yearly rent of the manor of Stancomb, 16s. yearly rent at Radeston, a messuage and a moiety of a mill at Herneford and Hurberneford, 2 ferlings of land at Bailleford, 2 ferlings of land at Knyghteton, a messuage and 4 ferlings of land at Albourne, 2 tenements in the town of Exeter, and at Cornewode a messuage, a garden, a mill, a carucate of land, 50s. rent and a parcel of Dertemore, and that all the said tenements are held of others than the king by divers services.

April 30.  
Reading.

To the sheriff of Warwick. Order to pay to Hervey de Mohun, 5 marks for Easter term last, as at the request of Blanche, lady of Wake, the king granted to him 10 marks to be received yearly at the exchequer, and afterwards, on 1 April in the 19th year of the reign the king granted that he should receive the 10 marks for life of the issues of that county.

May 1.  
Reading.

To the sheriff of Lincoln. Order to restore to Thomas son of James de Houton, clerk, his lands, goods and chattels which were taken into the king's hand upon his being indicted for breaking (*burgacione*) the house of Walter West of Houton, for the death of Margaret, Walter's wife, for the carrying off of their goods and for robbing John Lewyn of Bokenhale of 100*l.* in coined money, before William de Thorp and his fellows, justices of gaol delivery at Lincoln, as he has purged his innocence before Thomas bishop of Lincoln, ordinary of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

April 25.  
Reading.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to release Nicholas Pieresson and John Baudewynesson, merchants of Flanders, from prison, and to restore to them their

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*Membrane 17—cont.*

money and other goods and chattels of the king's special favour, as they came to Yarmouth to trade and received 6*l.* 5*s.* for certain merchandise sold there, and took it with them to Colecestr' and they were there arrested with the money by one Saier Lorymer, deputed by the king to make scrutiny of false money brought into the realm, in the parts of Essex, who caused that money to be shown to him by reason of his commission, and pretended that it was false and brought into the realm contrary to the proclamation, and they were committed to the Marshalsea prison to be detained until further order, and *échevins*, consuls and lawful men of the town of Brugges in Flanders have testified by their letters that John and Nicholas are merchants of good name and fame, and they have besought the king to provide a remedy for their release and in consideration of this request and of the worthy conduct of the said community, the king will deal more favourably with Nicholas and John than the rigor of justice might demand.

By K. and C.

To the bailiffs of Colchester. Order to de-arrest the ship with which the said Nicholas and John came to that port, and to deliver it to them with its tackle and all the goods and chattels found therein at the time of its arrest.

By K. and C.

April 20.  
Reading.

To the collectors of customs in the ports of Newcastle upon Tyne and Hertipol. Order to pay to John de Strivelyn or to his attorney 100 marks for Easter term last, in accordance with the king's grant to him of 200 marks to be received yearly of the issues of the customs in those ports.

## MEMBRANE 16.

April 20.  
Reading.

To the keeper of the exchanges in the Tower of London. Order to retain for the king a fourth part of all the profits arising from his stamps for gold and silver, brought to the stamps by Walter de Chiriton and Gilbert de Wendlyngburgh, merchants, and their attorneys, and to cause the three remaining parts of the profits to be kept under the seal of the said keeper and merchants until further order, as those merchants have mainperned to discharge the king of certain great sums of money in which he is bound to divers men of the duchy of Aquitaine now living for their wages after the 10th year of the reign, due by bills of the king's constables of Bordeaux or those supplying their place, and for other sums to the merchants of the society of the Peruzzi or others for money lent to the king for the time when William de Northwell, William de Cusancia and William de Edyngton were keepers of the wardrobe, and whereof there are bills under the seals of those keepers, and in recompence for those sums the king granted to Walter and Gilbert three parts of the profit of the king's stamps of all the gold and silver brought by them to the stamps until they should be satisfied for 40,000*l.*; and if they or their attorneys should bring gold or silver to the keeper to work before they made such acquittance, then three parts of the profit should be kept in equal hand until they made acquittance, as is contained in an indenture made with them thereupon.

April 20.  
Reading.

To Thomas de Swanlond and his fellows, merchants, to whom the king granted all the customs and subsidies due in the ports of England under a certain form. Order to permit Walter de Chiriton and Gilbert de Wendlyngburgh, or their attorneys, to receive 20*s.* on every sack of wool taken out of the realm in all the ports where Henry Picard does not receive the same, and after Henry has been satisfied, to have the

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*Membrane 16—cont.*

same in all other ports in the same manner as Henry now receives it and to have all other customs and subsidies after the said merchants, Queen Isabel, Tidemannus de Lymbergh, the said Henry and Matthew Canaceon are satisfied for the sums assigned to them and the magnates are satisfied for the fees assigned to them on the customs, as by agreement with Walter and Gilbert it was provided that they should lend the king 40,000 marks in gold *de l'ecu*, each crown at 40*d.*, at Bruges in Flanders, and that they should receive 20*s.* of the wool taken out of the realm, in the form aforesaid, until they should be fully satisfied for the 40,000 marks, as is fully contained in the indenture made with them.

April 6.  
Reading.

To John de Vaus, escheator in co. Derby. Order to amove the king's hand from a messuage and 2 bovates of land of Roger Frene, parson of Ekynton church in Moresbrough in that county, and not to intermeddle further therewith, restoring the issues thereof to Roger, as the king ordered John de Musters, late escheator in that county, to certify him why he had taken the premises into the king's hand, and John returned that he had so taken them because he was informed that William de Cusance, late proctor of a moiety of Ekynton church, appropriated the said messuage and land to that church after the publication of the statute of mortmain, without the king's licence, and afterwards, at Roger's suit, asserting that the premises were of the endowment of his church and not of any appropriation, and beseeching the king to order his hand to be amoved therefrom, the king ordered Thomas Bekeryng, then escheator in that county, to take an inquisition thereupon, by which it was found that the said messuage and land are of the endowment of the church and not of any appropriation made by William de Cusance or any other after the publication of the said statute.

April 25.  
Reading.

To Thomas de Lucy, escheator in co. Lancaster. Order to deliver to William de Nevill and Alina his wife the tenements which he took into the king's hand by reason of the death of Edmund de Nevill, knight, saving the lands which are held of William de Heton, and not to intermeddle further therewith, restoring to them the issues of the lands held of William de Heton, as the king has learned by inquisition taken by the escheator, that Edmund at his death was not seised in his demesne as of fee or in service of any lands in that bailiwick but that he held for life 32 messuages, 3 mills, 2 bovates, 423 acres of land, 30 acres of meadow, 10 acres of wood, 30 acres of pasture, 10 acres of moor and 20 acres of turf in Ulvereston and Midelton and a sixth part of the manor of Midelton, with remainder to William and Alina and the heirs of William's body, of the enfeoffment of William de Baldreston, parson of Hurtheworth church and of Walter de Nevill, by a fine levied in the king's court, and that the said tenements in Ulvereston and Midelton, except 2 messuages and 2 bovates, are held in chief as of the lands which belonged to William de Coucy, in the king's hand by his death, by homage and fealty and the service of a sparrowhawk or 12*d.* and the service of 33*s.* 3½*d.* yearly, and the said 2 messuages, 2 bovates and sixth part are held by the service of a pound of cumin yearly, and the king has taken the fealty of William de Nevill for the lands held of him and has given him respite for his homage until the king's return to England.

April 27.  
Reading.

To the chancellor of Ireland for the present or the future, or to him who supplies his place. Order to assign dower to Elizabeth wife of Hugh le Despenser and late the wife of Giles de Badelesmere, tenant in chief, of all the lands which belonged to Giles in Ireland at his death, in the presence of the heirs and parceners of that inheritance, if they choose to attend,

*Membrane 16—cont.*

1347.

May 1.  
Reading.

To Walter Parles, escheator in co. Northampton. Order to deliver to Nicholas son of Walter Parles and Roesia his wife the manor of Upton, as the king has learned by inquisition taken by the escheator that Nicholas de Cancellis of Upton at his death held the said manor for life of the gift of William son of Ralph de Upton, chaplain, with remainder to the said Nicholas and Roesia and the heirs of their bodies, by a fine levied in the king's court by his licence, and that the manor is held in chief by the service of finding an armed man in the king's army for forty days within the four seas of England, at his own cost, and of finding a man to serve the orders of the sheriff of Northampton in the hundred of Neubotlegrove, and the king has taken Nicholas's fealty and has given him respite for his homage until the king's return to England.

May 1.  
Reading

To William de la Pole to whom the king granted all the money of the ancient custom of wool, hides and wool-fells in the port of Kyngeston upon Hull, under a certain form. Order to pay to Tidemannus de Lymbergh, 25*l.* for Michaelmas term last, as the king granted to Matthew Canaceon, his merchant, 50*l.* to be received yearly of the customs in the port of the city of London, and on 15 February in the 18th year of the reign, at Matthew's suit, who was bound to John de Wolde and the said Tidemannus, merchants of Almain, in divers great debts, the king transferred the 50*l.* to those merchants, in recompence for the said debts and because Matthew surrendered the king's letters to him to chancery to be cancelled, to be received yearly in the said port of Kyngeston, and John is dead as the king has learned.

May 4.  
Reading.

To Scolastica de Meaux. Order to be attendant for her fealty and other services due on a moiety of the manor of Gayton and the advowson of the church of that town, to John de Molyns, to whom the king has granted the remainder of the premises, which belonged to John de Fienles, and which Scolastica holds for life by his grant, which ought to remain to the king by reason of the forfeiture of John de Fienles. *Et erat patens.*

*MEMBRANE 15.*May 8.  
Reading.

To the knights, free men and all other tenants of two parts of the barony of Inchechoign in the land of Ireland. Order to be attendant for their services upon William de Bohun, earl of Northampton and Margery late the wife of William de Roos of Hamelak, to whom the king has granted the custody of the said two parts, which belonged to Giles de Badelesmere, tenant in chief, and were taken into the king's hand by reason of his death to hold with all things pertaining thereto so long as they remain in the king's hand, together with the issues thereof, without rendering anything to the king therefor. *Et erat patens.*

May 12.  
Reading.

To the treasurer and barons of the exchequer. Order to amove the king's hand from the manor of Wyverston, restoring the issues thereof to Walter de Wauncy and Hugh de Wauncy, parson of Mulkeberton church, as the king ordered Edward de Cretyng, then escheator in cos. Norfolk and Suffolk, on 10 March in the 17th (*sic*) year of the reign to cause that manor to be seised into the king's hand and kept [*as in this Calendar, 16 Edward III, page 467*], and afterwards Walter came to chancery and besought the king to order the manor to be delivered to him and to Hugh, as Hugh Houel father of Robert Houel, granted the said manor to Robert de Tudeham, late parson of Ereswell church, and to the said Walter and Hugh, and they continued in seisin thereof until they were amoved therefrom by virtue of the

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*Membrane 15—cont.*

king's said order, and the manor was never in seisin of the said Robert, and the king ordered William de Middleton, escheator in the said counties, to take an inquisition upon the matter in the presence of William or of the keeper of the manor, and by the inquisition taken by the escheator in the presence of Walter Faucon, keeper of the manor, it is found that Hugh Houel on the day of St. Wynwaloy in the 8th year of the reign, granted the said manor, in co. Suffolk, to the said Robert, Walter and Hugh, to hold for themselves and the heirs of their bodies, by virtue of which enfeoffment they were seised thereof until 15 August in the 10th year of the reign, on which day John de Eltham, earl of Cornwall, seised it into his hand by reason of the minority of Robert son of Robert Houel, asserting that the manor was held of him as of the honour of Eye, and he so held it until 2 September following, and Robert, Walter and Hugh so sued by reason thereof, that he amoved his hand therefrom and he had no other seisin or possession therein, and that he never demised the custody of the manor to Robert, Walter and Hugh, who had seisin thereof from the said 2 September until 15 March in the 17th year of the reign, when it was taken into the king's hand as aforesaid, and that the manor was never in seisin or possession of Robert Houel and that it is held of Thomas de Munchenessy by the service of a knight's fee, and that Robert Houel son of the said Robert Houel is his next heir.

April 22.  
Reading.

To the collectors in co. Lincoln of the aid of 40s. for making the king's eldest son a knight. Order to receive from the abbot of Neuhaus the 73s. 4d. previously paid by him for that aid and to permit him to be quit of the remaining 54s. 11 $\frac{3}{4}$ d. for certain parts of fees, provided that the abbot and convent pay the aid on all lands held by knight's service acquired by them since 18 Edward I, as the king ordered the treasurer and barons of the exchequer to certify him as to how much the abbot paid for his lands in co. Lincoln for the aid of Edward I to marry his eldest daughter, and they returned that the collectors of that aid in co. Lincoln in the said 18th year charged themselves with 6l. 8s. 3 $\frac{3}{4}$ d. of the aid of that abbot, of which the abbot paid 73s. 4d. and was discharged of the residue, to wit: of 13s. 4d. for a third of a fee in Brookesby; 7s. 6d. for an eighth and sixteenth part of a fee in Stapilford, 5s. 8d. for an eighth and sixtieth part of a fee in Hundon; 20s. for the moiety of a fee in Normanby and Claxby, 5s. for an eighth of a fee in Normanby, 2s. 3 $\frac{3}{4}$ d. for a hundredth and a sixtieth part of a fee in Croxby, and 14d. for a thirty-fourth part of a fee in Glentworth, by process held thereupon, because he held in frank almain.

May 9.  
Reading.

To the collectors of customs in the port of Boston. Order to pay to William de Melchebourn, the king's merchant, 20l. for the past year and 10l. for Easter term last, as in recompence for his labours in redeeming the king's great crown which he brought to England, the king granted to him 20l. to be received yearly for life of the issues of the great and petty customs in the port of Boston, and the king ordered John de Wesenham and his fellows, merchants to whom he granted all the customs and subsidies under a certain form, to pay 20l. to William for the 20th year of the reign, or to show cause why they should not, and they certified in chancery that by the tenor of an indenture made between the king and them they are not bound to pay any fees except those due to Queen Philippa, Queen Isabel, William de Bohun, earl of Northampton and John de Stryvelyn, wherefore nothing has been paid to the said merchant for that 20th year.

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April 3.  
Reading.

## MEMBRANE 14.

To the justiciary of Ireland, or to him who supplies his place. Order to cause the king's writs of summonses, attachments and other things arising in the liberty of Trym, to be directed to Joan late the wife of Roger de Mortuo Mari or to her steward and to permit nothing to her prejudice in this matter, as King Henry granted to Hugh de Lascy the land of Meath, by charter, to hold as Murcadus Humelaghlyn held it, and Hugh and his heirs held that land and had cognisance of all pleas of fire, treasure, rape, forstall and others there, and a chancery and exchequer there and had their own seals for those offices, and the said inheritance was afterwards divided between John de Verdon and Margery his wife, kinswoman and heir of Walter de Lascy, Hugh's son and heir, and Geoffrey de Genevill and Maud his wife, another kinswoman and heir, and the castle of Loksenedy with a moiety of the inheritance was in the purparty of Margery and the castle of Trym with the other moiety in that of Maud, and both had their liberty severally until it was taken into the hand of Edward I by the forfeiture of Theobald de Verdun, son and heir of John and Margery, upon which pretext the king appointed a sheriff to that part, and it was brought to the common law and pleas arising there were determined before the justiciary of Ireland in the king's court at Dublin; and by inquisition taken by Robert de Ufford, justiciary of Edward I in Ireland, it was found that Geoffrey and Maud held certain lands in Meath of Maud's inheritance, which are without the limits of any county, and that before the liberty was taken into the king's hand his writs used to be directed to Hugh de Lacy and Walter de Lacy, and this was imitated after that taking by the justiciary, chancellor, and other ministers for their will only, and it was not to his damage if writs were directed immediately to Geoffrey and Maud; and now Joan, kinswoman and heir of Maud, has informed the king that although she holds the castle and liberty of Trym as of her inheritance and the steward and bailiffs in the time of herself and other lords have sworn before the treasurer and barons of the exchequer, Dublin, to discharge faithfully summonses, attachments and other executions of the king in that liberty, and that writs ought to be directed immediately to her and her steward for making execution thereof, without any of the king's ministers intermeddling therewith, yet the justiciary has directed the sheriff of Meath by divers writs to make attachments and other executions in that liberty, wherefore she has besought the king to provide a remedy.

By the keeper and C.

April 26.  
Reading.

To the collectors in co. Dorset of the aid for making the king's eldest son a knight. Order to receive from the abbot of Abbodesbury what pertains to him of that aid for his lands in that county according to the rate of a knight's fee and not to distrain him for more, provided that the abbot and convent answer for any other lands acquired by them and held by knight's service, as the abbot has shown the king that although he holds all his lands in that county by the service of a knight's fee, and has offered what pertains thereto for this aid, yet the collectors exact for several fees, whereupon he has besought the king to provide a remedy, and by a certificate of the treasurer and barons of the exchequer sent into chancery it is found that in the 38th year of Henry III in the aid for making his eldest son a knight, and in the 14th year of Henry II for marrying his eldest daughter, and in the 30th year of Henry III and the 18th year of Edward I for the like, the abbots were charged for a knight's fee and so were quit.

April 25.  
Reading.

To the treasurer and barons of the exchequer. Walter Prest of Melton Mowbray and Hugh Cokheved of Barton, merchants, have shown the king that although in the 14th year of the reign they bought 500 sacks of the

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*Membrane 14—cont.*

wool of co. Leicester and 100 sacks of the wool of co. Rutland, paying 40s. for the custom and subsidy beyond the price thereof on each sack, whereof they received 35 sacks 10½ stones and charged themselves therewith in their account, and although they paid the said custom and subsidy thereon to John de Barton and Hugh del Claye, then collectors of customs in the port of Kyngeston upon Hull, yet the treasurer and barons exact the same from them because the collectors charged themselves with the custom and subsidy of that wool, whereof 28 sacks 10½ stones were laded in a ship of Nicholas Fissh, and the remaining 7 sacks in a ship of John de Fisshelak without saying that it was the same wool laded by Walter and Hugh, whereupon those merchants have besought the king to provide a remedy; the king therefore orders the treasurer and barons to call before them the said collectors and merchants, and if, after viewing their respective accounts, they find that the wool was laded as aforesaid, and that Walter and Hugh paid the custom and subsidy due thereon, then to supersede the demand made upon them for the same.

April 19.  
Reading.

To the collectors in co. Nottingham of the aid of 40s. for making the king's eldest son a knight. Order to supersede the demand for 40s. for that aid made on the abbot of Swynesheved for his lands in that county, provided that the abbot and convent answer for any other lands acquired by them which they hold by knight's service, as the king ordered the treasurer and barons of the exchequer to certify him whether the abbot paid 40s. to the aid of Edward I for marrying his eldest daughter, and they returned that it was found by examining the rolls of the collectors of that aid in the 18th year of the said reign that the collectors charged themselves with 40s. for that aid for a knight's fee which the abbot held in the town of Cotegrave, to wit in the hundred of Wyngham (*sic*), of which sum the abbot was afterwards quit because he held all his lands in the towns of Cotegrave and Kynalton, co. Nottingham, in frank almain.

To the collectors of the same aid in co. Lincoln. Like order, '*mutatis mutandis*,' in favour of the abbot of Louth Park (*de Parco Lude*) for 117s. 10½d. for lands which he held in the towns of Neuton, Messyngham, Cokeryngton, the soke of Gayton, Ormesby, Kitelesby, Lyssyngton, Croxby, Estravendale, Bynbrok, Covenham, Foulestowe, and Thorgramby.

*MEMBRANE 13.*

May 1.  
Reading.

To the keeper and bailiffs of the town of Ravenserod for the present or the future. Order to cause the following ordinance and agreement to be observed henceforth in that town so that the king may not have cause to punish them for their default, as it is found by an inquisition taken at Ravenserod that divers burgesses of that town having their own homes and divers rents there, and who used to dwell there and contribute to tallages and other charges touching the town, have withdrawn to other places and towns, for which reason, and for other causes contained in that inquisition, the inhabitants of the town are unable to support such charges in the accustomed manner, and the king has learned that several of those who have withdrawn, who are rich, come secretly to the town once a year at the time of fishing, for the purpose of gain, to wit, on the eve of the Nativity of the Virgin and on the feast day and for thirty days following they return and draw all the trading there to themselves, and receive the profits thereof, not permitting the inhabitants to receive anything for their own use, but what is more, having taken the gain thus acquired they return to

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*Membrane 13—cont.*

places without and refuse to contribute to tallages and charges out of that gain, so that the inhabitants, being charged beyond their powers, will be obliged to relinquish their possessions and to beg unless a remedy be quickly supplied, and these matters being shown before the council, it has been ordained by them that no one of those departed, returning to the town at the time of fishing by reason of houses or rents there, shall be admitted to trade among the inhabitants contrary to their will or to intermeddle with the trading there upon pain of the loss thereof, to go half to the king and half to the community of the town, unless he stay there and contribute to the tallages and other charges according to his faculty. *Et erat patens.*

April 7.  
Reading.

To Walter de Bermyngeham, justiciary of Ireland. Order to deliver to John Danmartyn a rent of Bagotesrath which is parcel of the ferm of the city of Dublin, to hold until he can receive as much money as he would have received by reason of the grant of 20*l.* yearly to him for the custody of all the lands which belonged to Robert de Clifford, tenant in chief, if he had held that custody until the heir came of age, and to direct the mayor and bailiffs of the said city to pay that rent to him and the treasurer and barons of the exchequer, Dublin, to cause that rent to be allowed to the mayor and bailiffs in the ferm of the city, as the king granted that John should have a custody of lands in Ireland, in the king's hand by reason of the minority of the heir, not exceeding the value of 20*l.* to hold until the heir should come of age, by virtue of which grant the king committed to him the said custody, under the testimony of Ralph de Ufford, late justiciary in that land, so that he should answer for the surplus beyond the 20*l.*; and now John has besought the king to grant him the said rent, which is extended at 13*l.* 6*s.* 8*d.*, to hold in lieu of the said 20*l.*, as he is moved from the said custody by reason of the grant to Thomas de Bello Campo, earl of Warwick, of the custody of the lands which belonged to Robert both in England and Ireland.  
By p.s. [18224.]

May 12.  
Reading.

To the collectors of customs in the port of Southampton. Order to pay to Richard Paneter, controller of the custom of wine, wool, hides and wool-fells, the custom of 3*d.* a pound and other small customs and prests in that port, which is in arrear to him of his wages of 100*s.* yearly from 16 January in the 14th year of the reign, and to pay him such wages henceforth, as on the said day the king committed to Richard the said office to hold during good conduct, receiving the customary wages therein, and the treasurer and barons of the exchequer have certified the king in chancery that 100*s.* yearly are allowed to the collectors for the wages of the controllers in that port.

May 4.  
Reading.

To the treasurer and barons of the exchequer. Order to discharge the master and brethren of the hospital of Newark, St. Mary, Strode, of the portion of the tenth and fifteenth last granted by the laity, if it does not exceed a mark, and to direct the taxers and collectors in co. Kent, to supersede the demand which they make for the same on the master and brethren, as they have shown the king that although the hospital was founded for all the sick poor resorting thither until they should be healed, and to maintain divers chantries and other alms, and is so slenderly endowed that the goods of the hospital hardly suffice for the maintenance of the master and brethren and the said alms and other charges, and if the hospital be charged with the aids granted by the community of the realm, it will behove the master and brethren to diminish the said alms, yet the said taxers and collectors distrain them to pay the tenth and fifteenth, whereupon they have besought the king to order the distraint to be superseded.  
By C.

1347.

*Membrane 18—cont.*May 14.  
Reading.

To the same. Order to discharge the abbot of Crokesden of the aid for making the king's eldest son a knight for lands which they find that he holds in frankalmoin and also to discharge the collectors of the aid of the said aid on those lands, as the king ordered the treasurer and barons to certify him upon the abbot's lands in cos. Stafford, Derby and Leicester, and they returned that they had not found by inspection of the rolls and memoranda of the exchequer that the abbots were discharged of any sums of aid of fees to Edward I, granted in cos. Stafford and Leicester, for marrying his eldest daughter because the collectors of the aid in those counties did not account at the exchequer, and it is not found in the roll of parcels of the account of the collectors of the aid in co. Derby that they charged themselves with any sum for the said abbot and the abbot's name is not inserted in the rolls.

April 26.  
Reading.

To the collectors in co. Gloucester of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the abbot of Pershore for 40s. for that aid for his lands in Haukesbury in that county, provided that the abbot and convent pay the aid on all other lands which they hold by knight's service, as the abbot has shown the king that although he holds all his said lands in Haukesbury in frank almoyn, and not by knight's service, yet the collectors exact 40s. of him for the aid for the same, pretending that he holds them by the service of a knight's fee, whereupon he has besought the king to provide a remedy, and the treasurer and barons of the exchequer have certified the king in chancery that the abbots have held all those lands in frank almoyn, from time out of mind, and they never held any lands in that town by knight's service, and on inspecting the rolls of aids for marrying the sister of king Henry the Emperor (*sic*) and for making his eldest son a knight, and for marrying his eldest daughter and for other similar aids it is not found that any answer was made by those abbots for any fee in the county where the said town is, and therefore the abbot was discharged by process held thereupon in the exchequer.

March 1.  
Reading.

To the treasurer and barons of the exchequer. Order to admit Richard de Spaygne as the attorney of John de Gerwardby, for this turn, as John has besought the king to order his attorney to be admitted to gain or lose in a suit begun in the exchequer at the suit of Thomas de Ughtred for certain deceits against the king, in the 15th year of the reign, and John stayed a long time awaiting judgment at great cost and although he often sued the treasurer and barons to proceed to render judgment, yet they have hitherto delayed to do so, and the king has considered John's strenuous service in his company in France from the time of his passage thither and that he is preparing to return to stay in his service there. By p.s. [18144.]

April 28.  
Reading.

To the mayor and bailiffs of Southampton. Order to cause Perrot de Garys of Bayonne, found in a certain ship of Spain, arrested in the port of that town, to be delivered to John de Gaillard to be brought before the council at London, as has been enjoined upon John. By C.

*MEMBRANE 12.*April 19.  
Reading.

To the collectors in co. Lincoln of the aid of 40s. for making the king's eldest son a knight. Order to receive from the abbot of Kirkested 14s. 4d. for his lands in Withal and Coleby and to permit him to be quit of 100*l.* 17*s.* 8½*d.* for his other lands in that county, provided that the abbot and convent pay the aid on any other lands which they now hold by

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*Membrane 12—cont.*

knight's service, as the king ordered the treasurer and barons of the exchequer to certify him upon the tenures of the abbot, and they returned that it was found in the rolls of parcels of the accounts of the collectors in co. Lincoln of the aid of 18 Edward I for marrying his eldest daughter that they charged themselves with 9*l.* 11*s.* 7½*d.* for the abbot for lands which he held in the county of which the abbot paid 14*s.* 4*d.*, by reason of his lands in Withal and Celeby, and was discharged of the residue by process held thereupon because he held the lands in frank almoin, to wit: of 40*s.* for a fee in Scampton among the fees of Gilbert de Gaunt, of 6*s.* 8*d.* for a sixth part of a fee in that town, which William de Alneto formerly held, among the fees of Longespy; 10*s.* of a quarter of a fee in the soke of Gayton which Peter de Sabaudia formerly held, among the fees of the honour of Richemund; 13*s.* 4*d.* of a third part of a fee in Grimpilthorp, which Simon de Grimpilthorp formerly held, among the fees of Lungespy; 15*d.* of a thirty-second part of a fee in Dunham which Peter de Campana formerly held among the fees of the bishop of Lincoln; 10*s.* of a fourth part of a fee in Noketon, which Robert son of John and his parceners formerly held; 2*s.* 6*d.* of a sixteenth part of a fee in Noketon and Doneston which Robert de Arcy formerly held among the fees of Norman de Arcy, 16*s.* 8*d.* of a fourth and a sixth part of a fee in Medryngham which Ralph Basset formerly held; 5*s.* of an eighth part of a fee in Timberlond which Ralph Bergath formerly held; 2*s.* 6*d.* of a sixteenth part of a fee in that town which Philip de Timberlond formerly held among the fees of Oliver Deyncourt; 10*s.* of a quarter of a fee in Suthlangeton which Roger Bigod formerly held among the fees of William de Cantilupo; 3*s.* 1*d.* of a thirteenth part of a fee in Bylinghay and Walcote, which William son of Peter formerly held among the fees of the bishop of York; 2*s.* of a twentieth part of a fee in Thimelby which Anselm de Sancto Quintino formerly held among the fees of the count of Aumale; 3*s.* 4*d.* of a 12th part of a fee in Langeton which John de Langeton formerly held; 20*d.* of a twentieth fourth-part of a fee in the same which Walter de Grendale formerly held among the fees of the earl of Chester in Bolingbrok; 2*s.* 6*d.* of a sixteenth part of a fee in Canewyk, which Martin Martel formerly held; 10*s.* of a quarter of a fee in Kirkeby which William de Scrembly formerly held and 15*s.* of a quarter and eighth part of a fee in Stretton which John de Nevill formerly held, among the particular fees, and of the remaining 18*s.* 9*d.* of that sum the collectors returned in discharge of the abbot by reason of lands in the towns of Scaupewyk, Kedyngton, Foletby, Oxcombe and Heynton, an eightieth part of a fee in Covenham of the fee of W. de Percy and R. de Percy because the abbot never held them of fee of the said W. de Percy and R. de Percy.

April 20.  
Reading

To the same in co. Sussex. Order, with like proviso, to supersede the demand made upon the abbot of Battle for his lands and the manors of Alsiston and Appildreham, in that county, as the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that they had not found in the rolls of parcels of the accounts of collectors of such aids in co. Sussex that they charged themselves with any sum for the abbot for such aids, so that his name is inserted in those rolls, and it appears by the charters of King William and King Henry and the confirmations thereof that King William gave to the abbey the place of Battle and the manor of Alsiston, and King Henry gave it the manor of Appildreham and granted to the church of St. Martin, Battle, that the abbot and monks should be quit of such aids.

April 28.  
Reading

To William Croyser, escheator in cos. Bedford and Buckingham. Order to amove the king's hand from the lands of the priory of Nywenham,

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*Membrane 12—cont.*

and not to intermeddle further therewith, restoring the issues thereof, as the king ordered the escheator to certify why he had taken those lands into the king's hand, and the escheator returned that he had done so because on the day when he took his office the priory became void by the death of John de Astwyk the prior, and he did not know who were the founders of the priory or of whom the prior held, and afterwards at the suit of the sub, prior and convent, asserting that the priory and its lands were held of John de Moubray as of the barony of Bedeford in frank almain, and of no other, and that John was the true patron, and beseeching the king to order his hand to be amoved, the king ordered the escheator to take an inquisition upon the matter by which it is found that the prior held no lands in chief in those counties, but that he held the lands of the priory of the said John as aforesaid of the gift of John's ancestors, who founded the priory, and that John is the true patron of the priory.

May 2.  
Reading.

To the treasurer and barons of the exchequer. Order to discharge the abbot and convent of Barlynges of the portion of the triennial tenth granted by the clergy, touching them, as the king has pardoned them the same.

By p.s.

May 10.  
Reading.

To the sheriff of Gloucester for the present or the future. Order to deliver to John de Bradestan, the king's yeoman, what is in arrear to him of 26 marks yearly for Easter and Michaelmas terms last; and to pay him the 26 marks yearly henceforth, as the king granted to him 26 marks to be received yearly for life of the ferm of the hundred of Irchyngfeld by the hands of the sheriff of Hereford, and afterwards the king granted that hundred to Richard Talbot to hold in exchange for certain lands granted by him to the king, so that John could not receive the said 26 marks, wherefore on 10 June last the king granted to him that he should thenceforward receive the 26 marks of the issues of co. Gloucester, for life.

*Et erat patens.*

May 7.  
Reading.

To the mayor and bailiffs of Southampton. Order to cause all the wine, iron and merchandise in a certain ship of Spain, to be taken therefrom in the presence of John de Ellerton, the king's serjeant at arms, whom the king is sending to them for this, and to be appraised by the view of lawful men of the town, having notice thereof, and to be distributed among Nicholas Damory and his fellows by indenture, and to cause the ship with its tackle and rigging to be delivered to the master and mariners thereof, and cause them to be satisfied for the freight of the ship, without delay, certifying the king of the said wine etc., the price thereof, to whom they were delivered, of the amount paid for freight, of the name of the ship and of the master and mariners and of all their action in the matter, as Nicholas and his said fellows, subjects of England, took the said ship when they were coming by sea from the duchy of Aquitaine, where they had been long in the king's service, laded with the said wine etc. of the king's enemies of France at la Rochele, towards the town of St. Malowe, of the power of the king's enemies of France, and they brought it to the town of Southampton, in which ship two prisoners were found of the king's subjects of Bayonne, taken by pirates of Spain in certain ships plundered with the merchandise of the king's lieges when sailing to the said duchy, as was found by examination of certain of the said ship of Spain before the council and by proof made there, wherefore it was considered by assent of the council that the wine etc. should be delivered to Nicholas and his fellows, who took the ship, to be divided among them, and that the ship, rigging and tackle should be restored to the master and mariners, and that they should be satisfied for the freight.

By all the council.

*Membrane 12—cont.*

1347.

May 16.  
Reading.

To the treasurer and barons of the exchequer. Order to allow 12*l.* to William Croyser, sheriff of Bedford and Buckingham, in his next account, for his expenses in the safe-conduct of a knight and five prisoners, felons, lately taken at Donestaple and brought thence to Westminster before William de Thorp and his fellows justices, appointed to hold pleas before the king, by order of the council.

By C.

May 10.  
Reading.

To the sheriff of Bedford. Order to cause John Ferinbaud, knight, to have seisin of 4 acres of land in Bidenham, which Nicholas de Gatesden held who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the said land has been in his hand for a year and a day, that Nicholas held ~~it~~ of John and that William Trussel, late escheator in that county, had the year, day and waste thereof and ought to answer therefor to the king.

## MEMBRANE 11.

May 12.  
Reading.

To the treasurer and barons of the exchequer. Order to cause 100*l.* to be levied without delay from the lands and chattels of the abbot of Shrewsbury, if after calling before them the said abbot and Henry de Graystok, the king's clerk, who sues for him in the matter, they find that the abbot and convent have not paid that sum to the king, as although the letters patent on 29 March in the 20th year of the reign, by which the king granted to the abbot and convent his wood or hay called Lythewode, co. Salop, contained that the abbot and convent made fine by 100*l.* with him for the said grant, and paid that sum to his chamber, yet they have not done so, as the king is fully certified.

May 15.  
Reading.

To Thomas Cary, escheator in co. Dorset. Order to deliver to Maud late the wife of Ralph de Ufford, tenant in chief, the manor of Lodres in that county and a carucate of land in Upwymburn Pleycey there, which the king has assigned to her to hold in dower of the lands which belonged to her husband with the assent of Nicholas de Bokeland and Henry de Greystok, the king's clerks, to whom he assigned the custody of all the lands which he reserved to his chamber, to which he has reserved all the lands which belonged to Ralph at his death, upon her taking oath that she will not marry without the king's licence.

April 27.  
Reading.

To the collectors in co. Essex of the aid granted for making the king's eldest son a knight. Order to supersede the demand made upon the prior of the hospital of St. Mary without Bisshopesgate, London, for the said aid by reason of his lands in the towns of Westillebury, Langedon and Estillebury in that county, as he has shown the king that although he holds all the lands of the hospital in frank almoin and not by knight's service yet the collectors unjustly distrain him for the aid for the said lands, whereupon he has besought the king to provide a remedy, and the treasurer and barons of the exchequer have certified in chancery that they have not found in the parcels of the account of the collectors of the aid of Edward I to marry his eldest daughter that the prior was charged with any sum for his lands in that county, and it is clear by royal charters and the king's confirmation that the prior holds the said lands in frank almoin, and the king has granted by charter that he shall be quit of all aids, tallages and contributions.

May 15.  
Reading.

To the collectors in co. Buckingham of the aid for making the king's son a knight. Like order, '*mutatis mutandis*,' to supersede the demand made

1347.

*Membrane 11—cont.*

on the abess of Burnham by reason of the manor of Burnham in that county, as the treasurer and barons of the exchequer returned that Richard sometime king of the Romans granted that manor to God, St. Mary, and the monastery of Burnham, to hold in frank almain together with the advowson of Burnham church, quit of all suits, royal service and other secular demands, except the ward due to Wyndesore Castle and the abess was discharged of 20s. for the aid to marry the eldest daughter of Edward I, for half a fee in Burnham, by process held thereupon in the exchequer.

May 15.  
Reading.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Walter Parles, who is sheriff of that county, wherefore he cannot exercise the duties of the office.

April 20.  
Reading.

To the collectors of customs in the port of Newcastle upon Tyne. Order to permit John de Queldryk, yeoman of the chandlery of the king and his father, to exercise the office of weigher in that port and the port of Hertilpol, which the king granted to him on 5 October in the 19th year of the reign, to hold for life, and to pay him what is in arrear of the customary wages from the said day, and to pay him those wages henceforth.

May 17.  
Reading.

To Walter de Parles, sheriff of Northampton and escheator there. Order not to intermeddle further with the manor of Wolaston, restoring the issues thereof to Richard Chaumberlein and Katherine de la Dale his wife, daughter of Thomas de Berkele of Wolaston and of Margery his wife as by an inquisition taken by Robert de Pavely, then escheator in co. Northampton, after the death of Thomas, by writ of *diem clausit extremum*, it was found that Thomas at his death held the said manor for life of the inheritance of Margery his wife, daughter and heir of Robert le Bray, knight, and that it was held in chief by service of a knight and of paying 20s. yearly to the ward of Northampton castle and 30s. yearly to the sheriff of Northampton of assize fines, and that the manor is of fee of Chokes and that the said Katherine was his next heir and then aged thirty years, and afterwards at the suit of Richard and Katherine showing that the manor was not held of the king but of Henry earl of Lancaster, the king ordered the said escheator to take an inquisition upon the matter, by which it was found that the said manor is held of the said earl immediately by two knights' fees and the service of paying 1d. rent yearly to him at Easter and suit of court at the manor of Hegham Ferrers every three weeks, and that the earl holds the manor of the king as of fee of Chokes, wherefore Richard and Katherine have besought the king to order his hand to be amoved; and the king has sent the record and process upon this affair before William de Thorp and his fellows, justices appointed to hold pleas before the king, under the half seal, ordering them to inspect the same and further to do what was in accordance with the law and custom of the realm, and now it is found by the inquisition in which Richard and Katherine placed themselves by process made upon the premises, that the manor is held immediately of the earl in the form aforesaid and not of the king.

Mandate to the treasurer and barons of the exchequer to discharge Richard and Katherine and the said sheriff and escheator of the said issues from the time of Thomas's death.

May 20.  
Westminster

To William de Clynton, earl of Huntynghdon, fermor of the priory of Treweleghe, in the king's hand by reason of the war with those of France. Order to pay to Gawayn Corder or to his attorney, 20l. for Easter term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign, of 40l. to be received yearly of the ferm of that priory so long as it should remain in the king's hand.

1347.

May 24.  
Reading.*Membrane 11—cont.*

To John de Swynnerton, escheator in co. Stafford. Order to deliver to Agnes Vernoun, mother of Margaret daughter of Edward atte Wode, as nearest to the heir, the manors and custody which he took into the king's hand by reason of Edward's death, together with the issues thereof, to hold for the heir, saving to the king a certain ferm thereof and so that Agnes cause the forest of Kynefare to be duly kept, as the king has learned by inquisition taken by the escheator that Edward at his death held no lands in his demesne as of fee or in service in that county, but that he held the custody of the manors of Kynefare and Storton and of the forest of Kynefare for the life of Henry de Mortuo Mari, who survives, by Henry's grant, by the king's licence and that the said manors and the custody of the forest are held in chief by the service of paying 9*l.* yearly to the exchequer, and that Margaret is Edward's next heir and aged seven weeks.

*MEMBRANE 10.*May 6.  
Reading.

To the collectors in co. Cambridge of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the abbess of Waterbech for any sums for that aid by reason of the manor of Waterbech, as the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that it is found that the said manor, which the abbess now holds, was given to God, the Virgin, St. Clare and to sister Joan Novers, the abbess, and the sisters of the order of Minoreesses there, in frankalmoin, and it is not found in the rolls of the exchequer that the abbess ever paid any such aid, wherefore it is considered by process held thereupon that she should be discharged as aforesaid.

April 20.  
Reading.

To the collectors in co. Essex of the aid granted to make the king's eldest son a knight. Order to supersede the demand made upon the abbot of Battle for paying any sums to that aid for the manor of Ho, as the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that it was not found in the rolls of parcels of the accounts of collectors of that aid in co. Essex that they charged themselves with any sums of the abbot for the same or that the abbot's name was inserted in those rolls, and it appears that King William granted by charter to God and the church of St. Martin and to the abbot and monks there, the said manor, now called Hoton, to hold quit of all aids.

The like to the following, to wit :—

The sheriff of Kent for the manor of Wy.

The sheriff of Oxford for the manor of Craumareys.

The sheriff of Surrey for the manor of Lymenesfeld.

The sheriff of Wilts for the manor of Bromham.

May 16.  
Reading.

To the collectors of the same aid in co. Berks. Order to supersede the demand which they make on the abbot of Cirencestre for that aid, for his lands in that county, as the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that the lands which the abbot holds in Aston and Upthorp in that county were granted by charter of King Henry son of King William the Conqueror, to God and the church of St. Mary, Cirencestre, founded by him, in frank almoin, and in the exchequer rolls it is not found that the abbot and convent were ever charged with any such aid by reason of those lands, but that 20*s.* were exacted for the lands in the 18th year of Edward I, for the aid for marrying his eldest daughter, of which the abbot was discharged by consideration upon process held thereupon in the exchequer.

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*Membrane 10—cont.*May 6.  
Reading.

To the treasurer and barons of the exchequer. Order to cause the king's hand to be removed from the priory of Clifford and the lands pertaining thereto, restoring the issues thereof to the prior and convent, notwithstanding that Peter de Caro loco, to whom the custody of the priory was committed, is an alien, or that the custody was afterwards committed by the king to Thomas de Lodelowe the prior, for rendering a certain ferm, as the king ordered the treasurer and barons to certify him upon the matter, and they returned that they had found in a roll concerning the estate of the alien religious of 29 Edward I a process touching the prior of Clifford, to wit, that brother John, the prior, owed 161*l.* 6*s.* 8*d.* of the arrears of a fine for several years then past, and afterwards in a parliament held at Lincoln on the octaves of Hilary in the same year, at the suit of the earl and countess of Lincoln by their petition there, showing that the priory was of their advowson, of denizens and not of aliens, and no *apportum* was due therefrom to any religious house beyond the sea, and that the prior had made a fine at the exchequer of Edward I by distraint, contrary to his will and the estate of his house, founded by the alms of ancestors of the earl and countess, as aliens then did, for one year, when he ought to have made no fine, and that fine was exacted of him yearly, and they besought the king to remit the fine lest the house should be destroyed, and the petition was endorsed that the sheriff of Hereford was directed to take an inquisition upon the matter and to certify the treasurer and barons thereof, and if he should find that the prior was not an alien and paid nothing beyond the sea, to supersede the demand for the fine, and by the inquisition it was found that the prior is not an alien or amovable at the will of any superior of parts beyond the sea and owes no rent to any such superior, and the inquisition being examined by the barons on 18 July and the rolls of the fines of such religious, they were agreed that the prior should have respite etc., and it was not found that any answer was made for any ferm of the priory from the said 29th year or that the priory was taken into the king's hand until 3 July in the 18th year of the present reign, on which day the king committed the custody thereof to brother Peter to hold so long as it should remain in the king's hand, for rendering 20*l.* yearly, which ferm was exacted in Peter's name from that day, and by inquisition taken by the sheriff of Hereford it was found that the priory is not subject to any house of parts beyond and that the prior and monks have always been English from the foundation of the priory, and they have never made any *apportum* out of the realm, and the priory was founded by Simon son of Richard son of Poncius sometime lord of Clifford, ancestor of the countess of Lincoln, in frankalmoin.

By p.s. [18286.]

May 26.  
Reading.

To the sheriff of Norfolk and Suffolk. Order to pay wages as follows: to Reginald le Hunt 4*d.* to Nicholas de Kelyngworth, William Bewynd, Reginald de Woxle, William Ruseleye, Richard Nothurst, and John Typet, 2*d.* each, and to Richard Rynet and Thomas Littell 1½*d.* each a day and for the puture of 12 greyhounds 8*d.*, and of twenty four dogs called 'Rachches' 12*d.* and of two lymeres 2*d.* a day so long as they remain in that bailiwick, as the king is sending Reginald and the others with the dogs to stay in that bailiwick during pleasure.

By p.s.

To the sheriff of Kent. Order to pay to Reginald le Hunt and his fellows, keepers of the king's greyhounds and other dogs, what is in arrear to them of their customary wages and the puture of the dogs, for the time when they stayed in that bailiwick, as the king has now directed them to be sent to the parts of Norfolk and Suffolk, in the sheriff's discharge.

By the same writ.

1347.

*Membrane 10—cont.*May 14.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the distraint made upon Thomas Heryngaud for taking the order of knighthood, as he has now taken it in the king's service in parts beyond the sea.

By p.s. [18318.]

May 26.  
Reading.

To the treasurer and chamberlains. Order to cause tallies for 7,000*l.* upon the issues of the customs and subsidies in all the ports of England for the second year to be levied at the receipt of the exchequer and delivered to Walter de Chiriton, Thomas de Swanlond, the king's merchants, and their fellows, to whom he granted those issues for two years, notwithstanding that they have not surrendered the king's letters or bills for that sum at the said receipt, and to charge those merchants with the sums contained in those tallies until they have surrendered the said letters and bills, so that if they have not done so before the quinzaine of Michaelmas next, the said sum shall be levied of their goods and chattels, as for a loan of 6,000 marks which they made to him for his last passage to parts beyond the sea, and for other debts, in which the king was bound to them and for which they were bound to his creditors, the king granted that they should have allowance of 7,000*l.* in their term of the said customs and subsidies for the second year, of their own debts or those which they should buy from others, due by the king's letters patent or by bills of the wardrobe, as is fully contained in an indenture made between the king and them on 20 May in the 20th year of the reign.

By C.

*MEMBRANE 9.*May 3.  
Reading.

To the collectors in co. Gloucester of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the prior of Bath for any sums for that aid for his lands in Olveston and Coldeasshton in that county, as he has shown the king that although he and his predecessors have held those lands in that county in frank almain from time out of mind, and not by knight's service, yet the collectors distraint him for a certain sum therefrom, pretending that he holds them by such service, whereupon he has besought the king to provide a remedy, and by a certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that the prior was discharged of the aid of those lands for marrying the eldest daughter of Edward I by consideration then made in the exchequer.

May 5.  
Reading.

To the collectors of the said aid in co. Buckingham. Order to supersede the demand made upon the prior of Christ Church, Canterbury, for any sums for that aid of his lands in the county, as the king ordered the treasurer and barons of the exchequer to certify him thereupon, and they returned that in the rolls of parcels of the account of the collectors of the aid of 18 Edward I for marrying his eldest daughter, it was found that the prior holds Little Riseberewe of the king in frank almain, and no mention was made of any sum paid of that place for the said aid.

June 1.  
Reading.

To William de la Pole. Order to receive 950*l.* 4*s.* 8*d.* and also 260 marks yearly henceforth of the ancient custom in the port of Kyngeston upon Hull so long as that custom remains in his hand, as on 27 September in the 13th year of the reign the king granted to him 260 marks to be received yearly of the customs in that port until the king should provide him with 260 marks of land or rent in full satisfaction of 500 marks of land and rent which he granted to William, and afterwards on 11 March in the 20th

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*Membrane 9—cont.*

year of the reign the king granted that he should receive all the money of the ancient custom of wool, hides and wool-fells in that port, by the view and testimony of the collectors and controller of the customs there. in recompence for the manors of Brustwyk, Whetele and Gringeles, which the king caused to be taken into his hand, until he should cause those manors to be restored to William, or had satisfied him for the money which he paid for the same, without rendering any account therefor, so that all that he received should be entered in the rolls of the collectors and controller, and that he should pay the fees now assigned upon those customs to Queen Isabel and to all others, and 950*l.* 4*s.* 8*d.* of the arrears of the said 260 marks yearly are due to William, as is shown by the certificates of the treasurer and barons of the exchequer and of the chamberlains and of Thomas de Swanlond and Adam Tirwhit the younger of Beverley, late collectors of customs in that port, sent into chancery by the king's order.

June 12.  
Reading

To the mayor and sheriffs of London. Order to permit William Gyn, master of a ship called '*la Michel*' of London, to take 500 quarters of wheat laded in that ship to the city of Bordeaux, after paying the customs due thereon, provided that all corn found in that ship beyond the 500 quarters be arrested, taken out of the ship and kept safely until further order, as the king lately gave him licence to lade the wheat in that ship and take it to Bordeaux for the maintenance of Bernard Ezii, lord of Leuret and the men with him in the king's service in Gascony, by a certain security found by the said William in chancery.

By C.

The like to the same for James Petyt, master of a ship called '*la Gracedieu*' of Yarmouth, for 500 quarters of wheat laded in that ship to be taken to Bordeaux.

By C.

May 5.  
Reading.

To the collectors in co. Sussex of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the abbot of Robertsbridge for that aid for his lands of Sloghtre and Ebrightesham in that county, as he has shown the king that although he holds those lands by the charters of the founders and the confirmation of Henry III in frankalmoin, yet the collectors unjustly distrain him for the aid, pretending that he holds them by knight's service, whereupon he has besought the king to provide a remedy, and by the certificate of the treasurer and barons of the exchequer sent into chancery, it is found that the said lands were granted to the abbot and convent to hold in frankalmoin, quit of all aids to the king, and it is not found in the exchequer rolls that the abbot and convent were charged with any such aid by reason of the lands and when certain sums were exacted by reason of the aid for marrying the eldest daughter of Edward I, the abbot was discharged thereof by consideration in the exchequer upon process held thereupon.

Feb. 16.  
Reading.

The like to the same collectors for the same abbot and convent for the manor of Sutton in the rape of Peveneseye in that county.

The like to the collectors of the said aid in co. Kent for the same abbot and convent, for the manor of Lambrehurst.

*MEMBRANE 8.*

May 25.  
Reading.

To the treasurer and chamberlains. Order to cause tallies for 20,000*l.* to be levied at the receipt of the exchequer upon the tenths and fifteenths which remain to be paid and to deliver them to Walter de Chiriton and

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*Membrane 8—cont.*

Gilbert de Wendlynburgh and their fellows, the king's merchants, notwithstanding that they have not yet surrendered at that receipt the letters patent, obligatory or bills for the debts in which the king is bound to them, charging them with the sums contained in those tallies until they do so, so that if the letters etc. are not surrendered before the quinzaine of Michaelmas next, the said 20,000*l.* shall be levied of the goods and chattels of those merchants, as for a loan of 40,000 marks which they made to the king, he granted that they should enter 20,000*l.* of the said debts, of which they will acquit him, and that an assignment of that sum should be made to them upon the said tenths and fifteenths, as is fully contained in the indenture made between the king and them.

By C.

May 2.  
Reading.

To the mayor and bailiffs of Sandwich. Order to do no injury to the merchants of Venice coming to the realm, staying there and departing thence, or permit any injury to be done to them, but to give them safe-conduct at their own cost when required, as for the mutual friendship with the doge and community of Venice and at the request of Nicholas de Comaryn,\* consul of the merchants of Venice staying at Bruges in Flanders, and of Nicholas Berthelmeu, the king's merchant, he has taken into his protection all the merchants of Venice coming to England, Ireland or elsewhere in his dominion, with their galleys, ships, merchandise and goods, giving them licence to take merchandise out of England wherever they wish, so that they exercise lawful merchandise, pay the customs due, do not mingle with the king's enemies or supply merchandise to them.

By p.s. [18279.]

The like to the following, to wit :—

The mayor and bailiffs of Wynchelse.

The mayor and bailiffs of Suthampton.

The mayor and bailiffs of Dertemuth.

The bailiffs of Portesmuth.

The captain, or him who supplies his place in Brittany.

The bailiffs of Fauy.

The bailiffs of Weymuth.

May 15.  
Reading.

To the sheriff of Lincoln. Order to cause Robert de Saltfleteby to have seisin of 12 acres of land and 2 acres of meadow in Haburgh in that county, if he will find security to answer to the king for the year, day and waste thereof, as by an inquisition taken by Saier de Rocheford, late sheriff of that county, it is found that among the lands of Robert son of Gocelin, who was outlawed for felony, he held the said land and meadow of Robert de Saltfleteby and they were in the latter's hand for a year and a day, and they were in the king's hand at the time of the taking of the inquisition, to wit on 6 September in the 19th year of the reign, and Robert ought to answer for the year, day and waste, and he has besought the king to order the land and meadow to be delivered to him as his escheat, as he is ready to answer as aforesaid.

June 10.  
Reading.

To Walter Parles, escheator in co. Northampton. Order not to intermeddle further with the manor of Wakerle, restoring the issues thereof to Joan late the wife of John la Warre, as the king has learned by inquisition taken by the escheator that John, at his death, held the said manor jointly with Joan, and for John's heirs, of the grant of John de Claydon, parson of Mammecestre church, by a fine levied in the king's court by his licence, and that the manor is held in chief by the service of a fourth part of a knight's fee, and the king has taken Joan's fealty.

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\* Nicholet de Contaryn in privy seal.

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*Membrane 8—cont.*

To John de Wyndesore, escheator in co. Leicester. Like order not to intermeddle further with two parts of the town of Burstall and 100s. rent at Herdeby in that county, as the king has learned by inquisition taken by the escheator that John la Warre at his death held no lands in his demesne as of fee in chief in that county, or of any other, but that he held the said two parts and rent of the inheritance of Joan his wife, and that the two parts are held of Henry earl of Lancaster by the service of a third part of a knight's fee, and the rent is held of the heir of William de Roos of Hamelak, by knight's service.

To John de Trehampton, escheator in cos. Lincoln and Rutland. Like order not to intermeddle further with the manors of Swynesheved, Sixhill and Bloxham and 8s. rent in Staunford, co. Lincoln, and the manor of Wodeheved, co. Rutland, as the king has learned by inquisition taken by the escheator that John la Warre at his death held no lands in his demesne as of fee or in service in chief in that county, but that he and Joan his wife jointly held the said manors and rent for their life, to wit, the manor of Swynesheved of the gift of Thomas Grelle, the manors of Sixhill, Bloxham and Wodeheved and the said rent of the gift of John de Claydon, parson of Mammecestre church, and that all the manors are held of Henry earl of Lancaster, by knight's service, and the rent is held of John de Warrenna, earl of Surrey, by fealty.

To Reginald Forester, escheator in co. Sussex. Like order not to intermeddle further with the manors of Middelton, Fokynton, Porteslade, a rent of 6l. yearly from the free tenants in Flechyngge and the advowsons of the churches of Fokynton and Porteslade, as the king has learned by inquisition taken by the escheator that John la Warre at his death held no lands in his demesne as of fee, or in service, in that county, in chief or of any other, but that he and Joan his wife jointly held for life the manor of Middelton of the grant of John de Claydon, parson of Mammecestre church, the manor of Fokynton and the advowson and the said rent, of the grant of Roger la Warre, and the manor of Porteslade with the advowson, of the grant of Thomas Grille, knight, and that the manor of Middelton is held in chief by the service of rendering a sore sparrowhawk yearly or 2s. at the exchequer at the feast of St. James, and the other manors and the rent are held of others than the king by divers services, and the king has taken Joan's fealty for the manor of Middelton.

To Thomas de Lucy, escheator in co. Lancaster. Like order not to intermeddle further with the manors of Mamcestre and Keverdeleye in that county, as the king has learned by inquisition taken by the escheator that John la Warre at his death held no lands in chief in his demesne as of fee or in service in that county, but that he held jointly with Joan his wife the said manors for themselves and John's heirs, of the enfeofment of Thomas Grelle, Joan's brother, and that the manors are held of Henry, earl of Lancaster, by knight's service.

June 6.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the prior of Repyndon for the issues of the temporalities of the priory by reason of the last voidance and for rendering account to the king therefor, as on 22 June last the king committed to the sub-prior and convent the custody of all the said temporalities of the priory, then void by the death of brother John de Lich', the last prior, so that they should answer for the issues thereof at the exchequer if they ought of right to pertain to the king and he afterwards ordered the treasurer and barons

1347.

*Membrane 8—cont.*

of the exchequer to certify him upon the matter, and they returned that they did not find that answer was ever made to the king for any issues or profits of that priory in times of a voidance.

## MEMBRANE 7.

May 17.  
Reading

To the treasurer and barons of the exchequer. Order to take information as to what is in arrear to the executors of the will of Guy Ferry and to cause them to be satisfied for what is in arrear to Guy of the ferm of the priory of Lynton, co. Cambridge, in a suitable place, so that William Daubeneye may be able to answer for the entire profit, as the king committed to William the custody of the said priory, in his hand by reason of the war with those of France, to hold so long as it should remain in the king's hand, without rendering anything therefor in recompence for divers damages sustained by him in the king's service, and William cannot receive the profits of the priory in peace because of the impediments raised by the said executors under pretext of the assignment of that ferm to Guy for a certain time not yet past, as William has shown the king, beseeching him to provide a remedy.  
By p.s.

May 28.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon John de Monte Gomeri and Roger de Monketon, goldsmith of York, for 2*l.* 10*s.* 5*d.* of the arrears of the extent of all the lands which belonged to Thomas de Cotes of Ravenserod, as on 8 November in the 19th year of the reign the king ordered Thomas de Rokeby, escheator in co. York, to amove the king's hand from the said lands, which by letters patent dated 8 July in that year he had committed to John and Roger to hold until the heir should come of age, for rendering the extent thereof at the exchequer, and not to intermeddle further therewith [*as in this Calendar, 19 Edward III, page 619*], and that John, Roger and the escheator should restore any issues received by them to John de Cotes, son and heir of the said Thomas de Cotes.

## MEMBRANE 6.

May 13.  
Reading.

To Walter de Chiriton and Thomas de Swanlund and their fellows, fermors of the customs in all the ports of England. Order to pay to William de Felton what is in arrear to him of 20*l.* yearly from 10 October in the 9th year of the reign and to pay him 20*l.* yearly henceforth so long as the customs are in their hand, as in the said day the king granted to William 20*l.* to be received yearly of the custom of the town of Newcastle upon Tyne.  
By p.s. [18309.]

April 26.  
Reading.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to Thomas de Ferariis a charter by which the king granted that he might make a fortalice and a park at his manor of Morend, without taking anything for the fee of that charter.  
By letter of the keeper.

May 30.  
Reading.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to John de Ewell, chaplain, quit of the fee for the seal, certain letters of exemplification containing that the late king granted to Robert de Dunham, chaplain, the custody of the hospital of St. James near Westminster.  
By C.

*Membrane 6—cont.*

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May 15.  
Reading.

To the collectors in co. Nottingham of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the prior of Feriby for 40s. for that aid by reason of his lands in Carleton, Laxton, Sutton, Northcarleton and Crumbewelle in the hundred of Thurgarton and Lith' in that county, as at the prior's suit showing that he holds those lands in frank almoin and not by knight's service, and he is distrained by the collectors to pay 40s. to the aid for a knight's fee by reason of those lands, the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that it was found that the prior, by process held in the exchequer in the 19th year of the late king's reign, was discharged of 40s. for the aid for marrying the eldest daughter of Edward I, by reason of those lands.

June 1.  
Reading.

To William de Middleton, escheator in co. Norfolk. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of Thomas atte Lathe of Wygenhale, who held by knight's service of the heir of Thomas Bardolf, tenant in chief, a minor in the king's wardship, as Thomas son and heir of the said Thomas has proved his age before the escheator.

June 6.  
Reading.

To William de la Pole, to whom the king granted all the money of the ancient custom of wool, hides and wool-fells in the port of Kyngeston upon Hull. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 75*l.* for Easter term last, in accordance with the king's grant to him of 150*l.* to be received yearly of the issues of the custom in that port until certain lands, which others hold for life, revert to him.

June 3.  
Reading.

To the treasurer and barons of the exchequer. Order to cause 10 tuns of wine to be allowed to Reymund Seguyn, late the king's butler, in his account, as he has besought the king to order this to be done, as he placed 10 tuns of wine in a ship of Sandwich called '*la James*,' whereof Paton is master, among other victuals to be sent therein to Caleys, and the ship and victuals were plundered by the king's enemies of France when sailing thither, and it has been testified before the king and his council by trustworthy persons that the premises contain the truth. By C.

June 8.  
Reading.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Whereas at the suit of Philip son and heir of Philip le Despenser showing that a plea has long been pending between him and Queen Philippa for the manor of Parlyngton, co. York, which Hugh le Despenser the father, late lord of that manor, gave to Philip his son, father of the said Philip, for himself and the heirs of his body, by virtue of which grant Philip son of Hugh died seised of the manor, when Hugh resumed it and demised it to John de Crombwell to hold for life, and the said queen's bailiffs, pretending that the manor is held of the honour of Pontefract, then in her hand, seised it after John's death, and although Philip offered to verify the said gift and possession because the charter of gift was eloigned in the prosecution of Hugh, among other muniments found, yet the justices refused to admit the verification without the special deed of gift, and Philip, by his petition before the king and his council, beseeching him to provide a remedy, the king ordered the justices to view the said process, and if they find it held as aforesaid, then to admit Philip to verify the said gift and possession, notwithstanding that he does not show any special deed of gift, so that they should not proceed to render judgment without consulting the king; and now Philip has besought the king by his petition shown before him at Calais to order judgment to be rendered as by inquisition taken upon the premises the gift and possession alleged by him

1347.

*Membrane 6—cont.*

have been found: the king therefore orders the justices, if this is so, to proceed to render judgment upon the verdict of that inquisition and to do the final issue of that affair according to the law and custom of England, without consulting the king further or awaiting another order.

By pet. of C. and by p.s.

June 6.  
Reading.

To the sheriff of Gloucester. Order to permit William Casse, merchant of the city of Bordeaux, to take to the port of Bristol certain quarters of wheat in the boats of Adam Tappyng, John Whitemore, Richard atte Halle, Thomas Wanlok and John Meleward, to be taken thence to Bordeaux for the maintenance of the king's lieges there, notwithstanding the order to arrest corn, and if he find any aggrieving William to take and imprison them until further order, and he shall not omit this upon pain of forfeiture, as the king lately granted that William should buy 700 quarters of wheat in England and take it thence to Bordeaux as aforesaid, and now he has besought the king to order the said wheat and boats to be dearrested, as certain malefactors entered the ship in which the wheat was laded, in the port of Bristol, by force and arms, and caused most of the wheat to be taken out of the ship and carried away, wherefore William bought other quarters of wheat in co. Gloucester, in recompence for those so taken, and he laded them in the said boats to be taken as aforesaid, and the boats and wheat are arrested so that they cannot cross to the said port.

The like to the bailiffs of Gloucester.

Mandate to the mayor and bailiffs of Bristol to permit William to take the 700 quarters of wheat from that port to Bordeaux.

*MEMBRANE 5.*

May 20.  
Reading.

To the treasurer and barons of the exchequer. Order if the wool granted in the East Riding, co. York, has been levied according to the rate of the fifteenth, then to receive from the collectors of the same what touches the tenants and residents in the fee of the archbishop of York in Beverle according to that rate of 50*l.* without regard to their having been previously assessed at 100*l.* and to discharge them of the residue, as they have besought the king to order some mitigation to be made to them of the tenth and fifteenth last granted and of all other such grants, as they paid 40*l.* 20*d.* for their portion of the fifteenth in the 6th year of the reign, and although it was ordained in a like grant in the 8th year that a like sum should then be levied of each town, yet the said tenants and residents were charged with 100*l.* by reason of a recognisance for 100*l.* which Stephen de Gard and others of that fee made to the king at the exchequer at York without their knowledge for their portion of the fifteenth in the 8th year, to their great depression, from the said 8th year until the 19th year of the reign, when at the request of the archbishop, showing that several of the rich men of that fee had died, and several others had departed therefrom to avoid the said charge, and that he therefore lost a great part of the ferm due from the fee, the king granted that the said recognisance for 100*l.* should not be made an example but that the tenants and residents should be charged with 50*l.* only for the biennial fifteenth now current and that in future grants of a fifteenth they should not be bound to pay more than 50*l.* for their portion.

By p.s. [18380, 18381.]

June 12.  
Reading.

To John Daberoun, escheator in co. Cornwall. Order to assign dower to Margery late the wife of John Hamely, of all the lands which belonged to her husband, notwithstanding that they are in the king's hand, as she has

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*Membrane 5—cont.*

besought the king to cause this to be done, as the said lands were taken into the king's hand for divers debts in which John was bound to him, and by the certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that this is so, and the king has compassion on the estate of Margery, who is much depressed by poverty.

June 12.  
Reading.

To the same. Order to deliver to Margery late the wife of John Hamely, a moiety of the manor of Alet, together with the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in that county, but that he died seised, in his demesne as of fee, of a third part of the manor of Tregynnoun, whereof Helwyn Trewyns and Penhal are parcels, and of a moiety of an acre of Cornish land in Tregrenfreu, and that he held the said moiety of the manor of Alet as of Margery's right and inheritance, and that the moieties (*sic*) of Tregynnou and Tregrenfreu are held of William de Botringan and John Baynard by knight's service, and the moiety of the manor of Alet is held of the duke of Cornwall as of the honour of Launceston, also by knight's service, and all the said lands were seised into the king's hand during John's life, and it is found by certificate of the treasurer and barons of the exchequer, sent into chancery, that John's lands in co. Cornwall, which were taken by reason of certain debts in which he was bound to the king, are still in the king's hand, and it is not just that lands which are of Margery's inheritance should be charged for John's debts.

June 3.  
Reading.

To Simon Basset, escheator in co. Gloucester. Order to deliver to Margery late the wife of Maurice son of Maurice de Berkele, knight, tenant in chief, the lands etc. in that county which the king has assigned to her to hold in dower, of those which belonged to her husband, with the assent of Thomas, Maurice's son and heir, to wit: the manor of Rokhampton and two parts of the manor of Stoke Giffard in that county, 5 marks rent in Kyngestanleye in that county, a third part of the manor of Stonhouse in that county, a third part of the manor of Iweleye in that county, a third part of the manor of Kyngeston Seymor, co. Somerset, and a messuage and 40 acres of land, 10 acres of meadow and 40s. rent in Edeneworth in the same county, together with the advowson of Rokhampton church, co. Gloucester, and a third part of the advowson of Kyngeston Seymor church, co. Somerset.

To Thomas Cary, escheator in co. Somerset. Like order to assign to Margery the lands etc. in co. Somerset of those which the king has assigned to her as aforesaid.

June 4.  
Reading.

To the justices of the Bench. Katherine late the wife of David de Strabolgi, earl of Atholl, has shown the king that whereas she lately sought before those justices against Edmund de Cornewail, the younger, knight, and Isabel, his wife, a third part of the manor of Colyngbourn Valence, as her dower of the earl's free tenement in that town, and Isabel, who was admitted in that plea to defend her right by the default of Edmund, called to warranty David the earl's son and heir, a part of whose lands are in the custody of Queen Philippa, and alleged that she ought not to answer further in that plea without consulting the king, wherefore the justices have hitherto delayed to proceed in that plea, whereupon Katherine has besought the king to provide a remedy: the king therefore orders the justices, if this is so, to proceed further in that plea, and to cause the speedy complement of justice to be done to the parties, notwithstanding the said allegation.

By C.

1347.

*Membrane 5—cont.*

- June 10. To the treasurer and chamberlains. Order to cause the wax to be  
Reading. renewed about the body of Edward I, buried in the monastery of  
Westminster. [*Fædera.*]

## MEMBRANE 4.

- June 13. To Thomas de Godrichescastel, the king's clerk, guardian of the  
Reading. temporalities of the bishopric of St. David's, in the king's hand. Order  
to deliver to Peter de Lacy, receiver of the issues of the lands of Edward,  
prince of Wales, all the money of the issues of those temporalities, upon  
the prince's wages of war, by indenture. By bill of the treasurer.
- June 8. To the sheriff of Cornwall. Order to cause a coroner for that county to  
Reading. be elected in place of John de Ferariis of Westnyweton, who is  
insufficiently qualified.
- June 8. To the treasurer and barons of the exchequer. Order to supersede the  
Reading. demand made upon Geoffrey de Thoresby, the king's yeoman, for rendering  
24*l.* at the exchequer, as on 11 November last the king granted to Geoffrey  
for his service in the war of France, all the lands which belonged to William  
de Sancto Hillario in the island of Jerseye, which came into the king's  
hand by his forfeiture, for rendering 24*l.* yearly of money current in that  
island, and the king has committed the custody of that island and of certain  
other islands to Thomas de Ferariis, to answer to the king for the issues  
and other profits thereof, and he wishes Thomas to be charged with the  
said 24*l.* and to answer therefor.
- June 16. To the sheriff of Derby. Order to cause a coroner for that county to be  
Reading. elected in place of Henry Bate, who holds no lands in fee in that county,  
to qualify him.
- June 12. To John de Wessenham, the king's butler, or to him who supplies his  
Reading. place in the port of London. Order to deliver to the abbot and monks of  
St. Peter's church, Westminster, for the morrow of St. Botolph last, a tun  
of wine of the prise of London, in accordance with the grant of Henry III  
to them of a tun of such wine to be received yearly on the said morrow,  
at London, for the celebration of divine service in that church.
- June 18. To Thomas de Sancto Mauro, escheator in co. Wilts. Order not to  
Reading. intermeddle further with the manor of Staunton Quyntyn in that county,  
restoring the issues thereof to Margery late the wife of Herbert de Sancto  
Quintino, as the king has learned by inquisition taken by the escheator  
that Herbert at his death held no lands in chief in his demesne as of fee  
in co. Wilts, but that he was jointly enfeoffed of the said manor with  
Margery of Hugh de Haudele, earl of Gloucester, by knight's service.
- June 20. To the mayor and sheriffs of London. Order to permit Richard Smelt,  
Reading. fishmonger of London, to take from that port to Bordeaux 400 quarters of  
wheat laden in a ship called '*la Trinite*' of London, whereof Stephen  
Scarlet is master, as he laded them by the king's licence, to be taken to  
Bordeaux for the maintenance of the king's lieges there by a security found  
by him in chancery, and the king is informed by those whom he trusts that  
Richard bound himself by deed to take 400 quarters of wheat to Master  
John Wawayn, constable of Bordeaux, for the maintenance of the said  
John and the lieges staying with him in the king's service as quickly as he  
could.  
By C.

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*Membrane 4—cont.*June 21.  
Reading.

To William le Ferroure. Order to deliver to William de Fremelesworth all the king's male foals, aged two years and more, which are in the king's park of Odyham in his custody, by indenture, to be kept until further order.  
By bill of the treasurer.

To Roger de Normanvill, keeper of certain of the king's horses and of his stud beyond Trent. Order upon sight of these presents to deliver all the king's foals in his stable to William de Fremelesworth, keeper of certain of the king's horses this side Trent, or to his attorney, by indenture, to be kept as has been enjoined upon William by the king.  
By the same bill.

June 26.  
Reading.

To John de Alveton, escheator in co. Berks. Order not to intermeddle further with two parts of the manor of Bradele in that county, restoring the issues thereof to Margery late the wife of Herbert de Sancto Quintino, as the king has learned by inquisition taken by the escheator that Herbert, at his death, held the said two parts jointly with Margery for themselves and the heirs of their bodies, by a fine levied in the king's court, and that they are held of Queen Philippa as of her manor of Cokham, by divers services.

To Nicholas Gower, escheator in the liberty of Holdernesse, co. York. Order not to intermeddle further with the manor of Brandesburton, restoring the issues thereof to Margery late the wife of Herbert de Sancto Quintino, as the king has learned by inquisition taken by the escheator that Herbert at his death held the said manor jointly with Margery for themselves and the heirs of their bodies, of the grant of Robert bishop of Salisbury and of Nicholas le Mareschal, parson of Staunton church, by a fine levied thereupon in the king's court, and that the said manor is held in chief as of the honour of Albemarle by the service of two parts and half a knight's fee and of making suit at the king's wapentake of Holdernesse every three weeks and of rendering to him to ward of Skipse castle 4s. and the king has taken Margery's fealty.

July 23.  
Reading.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Thomas Bastard, who is so weak and broken by age that he cannot travail to exercise the duties of the office.

*MEMBRANE 3.*June 10.  
Reading.

To John Mynyot, knight, John Colville of Cokewold, knight and Marmaduke Darell. Order to be attendant upon the collecting and levying of the 275 sacks, 4 stones, 5 pounds of wool lately granted to the king by way of loan in the North Riding, co. York, without awaiting the presence of William de Scurueton, whom the king appointed with them for this, as he is staying upon the rendering of his account at Westminster for the time when he was one of the collectors in that county of the tenth and fifteenth lately granted, and by the assent of the merchants, who bought the wool, he is totally discharged of the collecting and levying of the same.

By C.

To Robert de Exlyngton, knight, Robert Fenwyk, John Frisemareys and John de Corbrigg. Like order with respect to John de Lilleburn, knight, appointed with them to levy and collect the 367½ sacks 3 stones 3½ pounds of wool lately granted in co. Northumberland, as it has been testified before the king by Henry de Percy and Ralph de Nevill, that the said John is so weak and broken by age that he cannot travail to levy and collect that wool.

By C.

1347.

*Membrane 3—cont.*July 15.  
Reading.

To Robert Breton, knight, William de Manby, knight, John Sleghte, knight, David de Fletwyk, William de Nevill of Grymmesthorp, knight, Brian de Herdby, Henry de Nevyle of Stoke, William Bayard, William Surflete of Gosberkirke, Roger le Straunge, William Scarlet of Quappelad, William de Apethorp of Staunford, Thomas de Eston and John de Thame of Gretford. Like order with respect to Robert de Helwell, appointed with them to levy and collect the 1,265½ sacks, 5 stones, 12 pounds of wool lately granted in co. Lincoln, as he is so weak and broken by age that he cannot travail to levy and collect that wool, as the king has learned by trustworthy testimony.

By C.

July 18.  
Reading.

To Robert de Haghham, knight, Thomas Gobioun, knight, Alexander de Betoigne, Walter de Tillyngham, John Waleys, William Bret of Chestreford, John Michiel, Roger Belche, Robert Bone, John de Barenton, Edmund de Northtoft and John Sayere. Like order, '*mutatis mutandis*,' with respect to William Fysshe of Stowe, appointed with them to levy and collect the 669 sacks, 3 stones, 7½ pounds of wool granted in co. Essex, as he is so sick and weak that he cannot travail to collect and levy that wool, and by the assent of the merchants who bought the wool, he is totally discharged thereof.

By C.

Aug. 7.  
Reading.

To Richard Cogan, knight, Alan de Cherleton, knight, James de Cobeham, Robert de Bromford, Robert de Malston, Robert Noble and Robert de Brideport. Like order with respect to Richard de Brankescombe whom the king afterwards appointed to levy and collect with them the 514½ sacks, 4 stones, 7 pounds of wool granted in co. Devon, as he is attendant upon the affairs of William de Bohun, earl of Northampton, and he has been discharged of levying and collecting that wool at the earl's request.

By p.s.

To Richard de Brankescombe. Notification that he is excused as aforesaid.

By the same writ.

July 26.  
Reading.

To Robert de Exlyngton, Robert de Fenwick and John de Corbrugg. Order to be attendant upon the collecting and levying of the 367¾ sacks, 3 stones, 3½ pounds of wool granted in co. Northumberland without awaiting the presence of John Frisemareys, appointed with them to collect that wool, and to do certain other things contained in the letters patent directed to them, as the king has appointed John to levy and collect all the customs and subsidies in the port of Newcastle-upon-Tyne, wherefore, with the assent of the merchants to whom he has sold the wool, he has discharged John of the said collecting.

By C. and the testimony of Thomas de Swanlond.

Mandate to John to be attendant upon the levying and collecting of the customs and subsidies in that port, leaving all else, notwithstanding the commission to him to collect wool in that county.

By C. and the testimony of Thomas.

June 12.  
Reading.

To the mayor and sheriffs of London. Order to permit a ship called '*la Gracedieu*' of Hoke, whereof John Weryng is master, laden with corn and other victuals by the serjeants of Henry earl of Lancaster, by the king's licence, to go from that port to the parts of Gascony, for the maintenance of the king's lieges staying in his service there.

By p.s. [18419.]

June 15.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the executors of the will of William de Monte Acuto, earl of Salisbury, for paying the issues of the manor of Stokemhamme, as

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*Membrane 3—cont.*

on 2 July in the 14th year of the reign, the king committed to the said earl the custody of all the lands which belonged to Thomas de Monte Hermerii, tenant in chief, except the manors of Hunton, co. Southampton and Erlestok, co. Wilts, which lands were in the king's hand by reason of the minority of Thomas's heir, for rendering a certain thing yearly, to be ordained between the earl and the chancellor, treasurer and others of the council, to hold until that heir should come of age, the king wishing that certain thing to be allowed to the earl in part satisfaction of certain debts in which the king was then bound to him, and afterwards on 28 August following the king granted to Margaret, late the wife of Thomas, the custody of the said manor of Erlestok and of the manor of Stokemhamme, co. Devon, which belonged to Thomas and was then in the king's hand, together with the issues thereof, for rendering 220*l.* yearly at the exchequer, and now the king has learned from Elizabeth de Mountagu the earl's mother, the prior of Bustlesham Mountagu, William, the earl's son and heir, John de Wynkefeld, John de Miere, William de Langele, Robert de Burton and James de Beausford, executors of the said will, that although the earl did not have the custody of the manor of Stokemhamme when he lived or of the other lands aforesaid, or receive any issues thereof, or intermeddled therewith in any way, yet the treasurer and barons have distrained them to answer for the issues of the said manor from the said 2 July, wherefore they have besought the king to provide a remedy. By C.

June 24.  
Reading.

To the taxers and collectors in the city of London of the fifteenth lately granted. Order to supersede the demand for the fifteenth made upon Walter de Chiriton and Thomas de Swanlond, the king's merchants, as by agreements made with them the king demised to them all the customs and subsidies in all the ports of the realm to hold from Michaelmas last for two years, and on 11 May last the king granted that the said merchants should be quit of all taxations, tallages, tenths and other aids granted before that day.

By p.s.

The like to the collectors of wool in that city to supersede the exaction of wool.

The like to the following '*mutatis mutandis*,' to wit:—

The taxers and collectors of the tenth and fifteenth in cos. Surrey, Berks and Warwick, severally.	} for Walter.
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The collectors of wool in those counties, severally.	}
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The taxers and collectors of the tenth and fifteenth in cos. Middlesex, Hertford and Buck- ingham, severally.	} for Thomas.
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The collectors of wool in those counties, severally.	}
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By the same writ.

*MEMBRANE 2.*

June 14.  
Reading.

To Thomas Cary, escheator in co. Somerset. Order to assign to Walter de Thornhull and Joan his wife, late the wife of William de Carente, tenant in chief, Joan's dower of the lands which belonged to William at his death, in the presence of Henry de Greystok, supplying the place of the steward of the lands reserved to the king's chamber, to which the king has reserved all the lands which belonged to William, as the king has pardoned Walter and Joan their trespass in marrying without his licence.

*Membrane 2—cont.*

1347.

June 13.  
Reading.

To Thomas Cary, escheator in co. Dorset. Order not to intermeddle further with a messuage, 2 carucates and 2 acres of land, 28 acres of meadow, 4 acres of pasture, 4 acres of wood and 30s. rent in Marnhull, Burton, Asshe, Tedeberre, and Stourewake, restoring the issues thereof to Joan late the wife of William de Carente, as the king has learned by inquisition taken by the escheator that William at his death held the premises jointly with Joan for their lives of the grant of John de Carente and Walter le Hare by a fine levied in the king's court, and that they are held by knights' service of the manor of Fifhide, which belongs to Roger de Bavent.

June 11.  
Reading.

To Thomas Pichard, escheator in co. Hereford. Order to amove the king's hand from the manor of Arcleston and not to intermeddle further therewith, restoring the issues thereof to the chapter of Llandaff, as William de Radenore, sometime treasurer of Llandaff, granted the said manor by his charter, long before the statute of mortmain, to the then bishop of Llandaff and the chapter there to hold in frankalmoin, for doing certain chantries and other works of piety in that church, and now the chapter have shown the king that the escheator has taken the manor into the king's hand by reason of the death of John, the last bishop, whereupon they have besought the king to order his hand to be amoved, so that they may be able to do and find the aforesaid chantries and works of piety.

By C.

June 16.  
Reading.

To Robert de Tughale. Order to deliver to John de Morpath, Robert de Miderigge and John Langbak their lands together with the issues thereof, without delay, as John de Morpath was lately indicted for the death of John de Denton, and Robert and John Langebak were indicted for aiding and abetting the same and of advising Gilbert de Dolfanby and Richard de Galeweye and others to feloniously kill the said John, before John de Moubray and Peter de Richemund, justices appointed to enquire concerning John's death, and to hear and determine divers felonies, trespasses and extortions at the town of Newcastle-upon-Tyne, and the justices, by virtue of a commission to take into the king's hand the lands of those so indicted, and because John, Robert and John did not come before them to answer in the premises, directed the said lands to be so taken, before the exigents were made against them had been considered, and John, Robert and John were afterwards acquitted before the justices by an inquisition in which they placed themselves, as is found by the tenor of the indictments sent into chancery, and they have besought the king to cause his hand to be amoved from their lands in Newcastle and from certain tenements demised for rendering a certain ferm yearly.

June 26.  
Reading.

To the sheriff of York. Order to pay to Walter Whithors, the king's yeoman, what is in arrear to him from 15 May in the 17th year of the reign of such wages as Hugh Treganon received for the custody of the water of Fosse, and to pay him such wages henceforth, as on the said day the king delivered that custody to Walter to hold for life, receiving such wages as Hugh used to receive for the same.

June 28.  
Reading.

To the escheator in co. Dorset. Order not to intermeddle further with a messuage and a carucate of land in Mulebourn Deverel, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Cristina de Stoure at her death held no lands in her demesne as of fee in that county in chief, but that she held the premises of the grant and demise of John Wake and John de Sandhull jointly with Elias de Deverel, her late husband, to hold for their life, with remainder to John de Deverel, Elias's son and heir, and his heirs, and that the said John forfeited to the

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*Membrane 2—cont.*

king during Elias's life because he was adjudged an enemy and a traitor, and he was taken and executed after Elias's death, wherefore the reversion of the said lands pertained to the king, and he granted it to Thomas Cary, by charter, by virtue of which grant Cristina attorned herself to Thomas, and that the messuage and land are held of Robert le Fitz Pain by fealty and suit at his court of Okford twice yearly; and by inspection of the said charter it is clear that the king granted the said lands, which Cristina holds for life, to Thomas as aforesaid.

May 5.  
Reading.

To the collectors in co. Worcester of the subsidy for making the king's eldest son a knight. Order to receive from the bishop of Worcester what pertains to him of that aid for his lands in the towns of Northwyk, Wyk near Worcester, Fladebury, Rippel, Heredon, Kemeseye, Blockeleye, Tredyngton, Hambury near Wich, Herthulbury and Alvechirche, according to the rate of two knights' fees, and not to distrain him to pay a greater sum by reason of those lands unless he be chargeable for another cause, as the king ordered the treasurer and barons of the exchequer to certify him upon the matter, and they returned that it was found in the roll of parcels of the collectors of the aid of 18 Edward I in that county for marrying the king's eldest daughter, in the hundred of Osewoldeslowe, that the collectors answered for 4*l.* for two fees which the bishop held in the said towns.

To the same collectors in co. Gloucester. Like order, '*mutatis mutandis*,' with respect to the bishop's lands in co. Gloucester, as it was found in the roll of the collectors of the said aid of 18 Edward I in the hundred of Derhurst and Tedbaldeston that the collectors charged themselves with 60*s.* for 1½ fees which the bishop held in Clyve, Sutham, Goderyngton and Brochampton, and that 60*s.* were exacted of the bishop for 1½ fees in Byebury, but the king was not satisfied therefor, because they were in his hand, the see being void.

## MEMBRANE 1.

June 20.  
Reading.

To the treasurer and barons of the exchequer. Whereas in aid of the release of Henry de Lancastr[ia], then earl of Derby, and of certain other lieges, who were bound for the king's debts to divers men in parts beyond the sea, the king assigned to the earl 400 sacks, and 300 sacks in addition in part satisfaction of the debts in which the king was bound to him, of the wool granted in the last parliament, to wit, 100 sacks in co. York, 100 sacks in the parts of Lyndeseye and Kesteven, co. Lincoln, 100 sacks in cos. Southampton and Wilts, 100 sacks in co. Norfolk, 200 sacks in co. Leicester and 100 sacks in co. Rutland, to be received by the hands of the receivers of that wool whom the king ordered to deliver it to the earl, and now the king has learned from the earl that although he sold that wool for a greater price than would have acquitted the said debts, and he is ready to account with the treasurer and barons for the price according to that sale, yet they have caused him to be distrained, without considering this, to answer for the price and sort of the said wool, whereupon he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to receive the oath of the earl or his attorney of the price for which the wool was sold, and to account with him for the said wool according to that price allowing to him his reasonable costs by the same oath, and further to do what pertains to the final issue of the account, so that letters obligatory by which the king is bound may be surrendered at the exchequer up to the sum allowed, and to supersede the demand made upon the earl to answer for the said wool according to its sort and price.

By C.

*Membrane 1—cont.*

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June 16.  
Reading.

To Thomas Aspale, escheator in co. Southampton. Order to cause Amicia daughter and heir of John de Venuz, tenant in chief of the late king, to have seisin of all the lands whereof her father was seised at his death in his demesne as of fee, and of the bailiwick of the forestership of Wolvemere and Alsiesholt whereof John died seised in his demesne, as was found by inquisition taken by the late king's escheator by writ of *diem clausit extremum*, as Amicia has proved her age before Reginald le Forester, escheator in co. Surrey, and the king has taken her fealty for all the lands which her father held in chief of the late king, and has rendered them to her, giving her respite for her homage until his return to England.

July 2.  
Reading.

To Thomas de Rokeby, escheator in co. York. Order not to intermeddle further with a third part of a messuage and 2 bovates of land in Yapum in that county, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Cecily late the wife of John Larcher held no lands at her death in her demesne as of fee in that county, but that she held the premises in dower of the inheritance of John son of John Larcher, and that they are held in chief together with two parts of the said messuage and 4 bovates of land in Yapum, which the said John son of John holds, by the service of a seventh part of a certain serjeanty, which is held entire in chief by the service of finding a man with bow and arrows in York castle, at their cost, for forty days if there is war in the county, and by homage, and on 20 January last the king took the fealty of John son of John, who proved his age before the escheator, and rendered to him all the lands which his father held in chief, giving him respite for his homage until the king's return to England.

July 2.  
Reading.

To William de Middleton, escheator in co. Norfolk. Order to take the fealty of Alice late the wife of William Beaufou for the manor of Suthcreyk, according to the form of a schedule enclosed with these presents, and not to intermeddle further with that manor, restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that William at his death held no lands in chief or of any other in his demesne as of fee or in service in that bailiwick, but that he held the said manor jointly with Alice, in chief, by the service of a moiety of a knight's fee.

July 3.  
Reading.

To the collectors in co. Gloucester of the wool last granted. Order to supersede the demand for wool made upon the abbot of St. Peter's, Gloucester, for the manor of la Berton near Gloucester, as the king lately granted that manor by charter to the abbot and convent to hold at fee ferm, for rendering 48*l.* yearly at the exchequer, in exchange for the advowson of Wirardesbury church with the chapel of Langele Mareis, annexed to that church, in co. Buckingham, which the abbot and convent granted to the king by their charter.

June 18.  
Reading.

To the sheriff of Somerset and Dorset. Order to restore to John de Rale of Nettelcombe, knight, his lands with the issues thereof, as the king has pardoned him his trespass in departing from the army in parts beyond the sea without licence and contrary to the king's prohibition.

By p.s. [18423.]

June 28.  
Reading.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Roger de Wassebourn, who is so sick and broken by age that he cannot travail to exercise the duties of his office.

July 2.  
Reading.

To Geoffrey de Wichyngham, mayor of London and escheator there. Order to assign dower to John de Clopton and Cecily his wife, late the wife of William le Scrop, tenant in chief, of all the lands which belonged to

1347.

*Membrane 1—cont.*

William at his death, in the presence of William de Bohun, earl of Northampton, who has the custody of the said lands of the demise of Queen Philippa, to whom the king committed the custody of those lands until Richard, brother and heir of William le Scrop, should come of age, or of his attorney, if he choose to attend.

*MEMBRANE 31d.*

Jan. 26.  
Eltham.

To Thomas de Melchebourn. Order to be before the council at Westminster on Monday, 12 February next, to treat before them concerning affairs before stated, and further to do what shall be ordained thereupon, and he shall not omit this upon pain of forfeiture.

[*Rep. Dignity of a Peer*, iv. p. 562.]

The like to nine others. [*Ibid.*]

Jan. 27.  
Eltham.

To Nicholas Gower, escheator in the liberty of Holderneshe, or to him who supplies his place there. Order to permit the tenants of the king's manor of Brustwyk, who hold in chief as of the honour of Albemarle, to have respite until Midsummer next for their homage due to the king. By C.

The like to the same escheator for Ralph de Pensthorp.

Jan. 26.  
Windsor.

George Monbocher, knight, acknowledges that he owes to Thomas de Furnivall, lord of Halumshire, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Carleton, citizen of London, acknowledges that he owes to Roger de Cloune, clerk, 40*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

Richard de Clyvedon acknowledges that he owes to John de Eston, clerk, 30*l.*; to be levied etc. in co. Somerset.

Robert Vyneter of Maydenstan acknowledges that he owes to the prior of Rochester 15*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

Jan. 27.  
Eltham.

Ralph Basset of Sapecote, knight, acknowledges that he owes to Richard de Thoresby, clerk, 100*s.*; to be levied etc. in co. Leicester.

*Cancelled on payment.*

Jan. 29.  
Eltham.

Richard Kene of Croydon acknowledges that he owes to the prior of St. Mary's church, Suthwerk, 24*l.*; to be levied etc. in co. Surrey.

*Cancelled on payment.*

Peter son of Thomas de Melchebourn of Lenne acknowledges that he owes to William de Kelleseye, parson of Navenby church, 10*l.*; to be levied etc. in co. Norfolk.

*Cancelled on payment.*

Matthew de Sotheworth the elder, Thomas son of Gilbert de Sotheworth and John son of Matthew de Sotheworth acknowledge that they owe to Robert de Horneby 6 marks; to be levied etc. in co. Lancaster.

Jan. 30.  
Eltham.

Thomas de Bekeryng, knight, acknowledges that he owes to John de Veer of Thrapston, knight, and to Elizabeth daughter of Thomas, 80*l.*; to be levied etc. in co. Nottingham.

*Cancelled on payment acknowledged by the said Elizabeth, executrix of John's will.*

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*Membrane 31d—cont.*

William de Sharesull the elder acknowledges that he owes to John de Pulteneye, knight, 15*l.*; to be levied etc. in co. Oxford.

Jan. 31.  
Eltham.

Ralph de Nevill acknowledges that he owes to Thomas de Lucy, 2,000 marks; to be levied etc. in co. York.

*Cancelled on payment.*

Thomas de Lucy acknowledges that he owes to Ralph de Nevill, 2,000 marks; to be levied etc. in co. Cumberland.

Thomas Somenour of Donestaple acknowledges that he owes to William Knyght, clerk, 10*l.*; to be levied etc. in co. Bedford.

John Tornegold, citizen and fishmonger of London, acknowledges that he owes to William de Shiltwode, parson of Lamyhangel Orath church, 80 marks; to be levied etc. in the city of London.

*Cancelled on payment.*

Feb. 1.  
Eltham.

Walter in the Pitte of Keten, chaplain, acknowledges that he owes to Richard Martyn, parson of St. Peter's church, Staunford, 10*l.*; to be levied etc. in co. Rutland.

Master Peter de Belegrove, parson of Esthaddon church, diocese of Lincoln, acknowledges that he owes to Robert de Holwell 8*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*

Feb. 2.  
Windsor.

John Smale, clerk, acknowledges that he owes to David de Wollore, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

Feb. 5.  
Eltham.

Thomas Beuer of Walton near Aylesbury, acknowledges that he owes to Nicholas Pouere of Otyngton, 6 marks; to be levied etc. in co. Buckingham.

Feb. 8.  
Reading.

Walter de Apethorp of Staunford and Robert his son, acknowledge that they owe to Richard Martyn, parson of St. Peter's church, Staunford, 20 marks; to be levied etc. in co. Lincoln.

Feb. 9.  
Reading.

The abbot of King's Beaulieu acknowledges for himself and his convent that they owe to Henry Russel of Salisbury, 300*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

Jan. 30.  
Eltham.

To the bailiffs of Colchester. Order to cause Arnald Vancutte of Blankebergh in Flaundes, arrested at the suit of Saier Lorimer and in their custody for false money called 'Lusshborus' found in his ship at Colcestre, to come before the king, with all things touching that arrest, on the octaves of the Purification, to do and receive what the king's court shall determine, and to cause the said ship with all its tackle to be safely guarded so that they answer for the same when notified.

By C.

Feb. 7.  
Eltham.

Walter de Farnedale, parson of Upmerdon church, acknowledges that he owes to Richard de Leverton of Tykhill, 8*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Sussex.

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Jan. 30.  
Eltham.

## MEMBRANE 30d.

To the sheriff of Stafford. Order to notify John de Sutton of Duddele to be before the treasurer and barons of the exchequer at Westminster on Monday the first week of Lent next to answer there for a sum of 170*l.* and for his contempt, and further to do and receive what the king's court shall determine, as although the king ordered him to bring to the Tower of London, the said sum, which he had acknowledged before the council that he owed to Adam de Peshale, who was beheaded for rebellion, and which belonged to the king by Adam's forfeiture, so that he should have it there on the morrow of Hilary last, to be delivered by indenture to Robert de Mildenhale the king's clerk, supplying the place of the receiver of the money of the king's chamber, yet he did not care to do so.

Feb. 6.  
Reading.

Hildebrand de London, knight, acknowledges that he owes to Nicholas de Haywode and Walter de Haywode, 50 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Bartholomew Thomasyn, John de Pynselagre, John Coterel and Robert de Elsyngg acknowledge that they owe to Henry de Cosham 1,000 marks; to be levied etc. in the city of London.

*Cancelled on payment.*

Enrolment of indenture made at London on Wednesday after the Purification, 21 Edward III, between Henry de Cosham of the one part and Bartholomew Thomasyn, John Pynselagre, John Coterel and Robert de Elsyngg of the other part, testifying that whereas Bartholomew and the others are bound to Henry in 1,000 marks by the preceding recognisance, Henry grants that if James Norman, Philip Burgoign and Jountyn Gascoign cause to be released from prison at Pisa within the time contained in the indenture Sir Robert de Bradeston, John de Seynt Filberd and William Datchet, and have them brought safely to Melan, so that this release be testified to Sir Thomas de Bradeston or to Henry in chancery by the letters close of the said Sir Robert and John, and also by a letter patent under their seals, within a month after the term of that release, then the said recognisance shall be null and void, and if the said release is disturbed by any cause, and Bartholomew and the others have Skyat de Sklat, Francis Bochell and of Lande Bardoil at the end of the month to be imprisoned in Gloucester castle if the keeper of the prison will receive them, so that they make no default, then the recognisance shall be null and void, but in any other case it shall remain in force. Dated as aforesaid. *French.*

*Memorandum* that Henry de Cosham and the said Bartholomew, John, John and Robert came into chancery on 6 February and acknowledged the preceding indenture.

Feb. 6.  
Eltham.

John Coterel and Robert de Elsyngg acknowledge that they owe to Henry de Cosham 300*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

Enrolment of indenture made at London on Wednesday after the Purification, 21 Edward III, between Henry de Cosham of the one part, and John Coterell and Robert de Elsyngg of the second part, and James Norman, Philip Burgoign and Jountyn Gascoign of the third part, testifying that whereas Henry, James, Philip and Jountyn have delivered to John and Robert 200*l.* to be kept in equal hand, to be delivered in the following form, to wit: if James, Philip and Jountyn obtain the release from prison at Pisa within the prescribed time of Sir Robert de Bradeston, John de Seint Philbert and William Datchet and have them brought safely to

1347.

*Membrane 30d—cont.*

Melan, so that this release be testified to Thomas de Bradeston or to the said Henry in chancery [as above] then the said 200*l.* shall be delivered to James, Philip and Jountyn, but if not the 200*l.* shall be delivered to Henry, and in surety for that sum the said John and Robert are bound to Henry in 300*l.* by the preceding recognisance, and Henry grants that if they make livery of the 200*l.* in the form aforesaid, then the recognisance shall be null and void. Dated as aforesaid. *French.*

*Memorandum* that the said Henry and John Coterel, Robert de Elsyng, James Philip and Jountin came into chancery on 6 February and acknowledged the preceding indenture.

Feb. 7.  
Eltham.

To Roger Hillary, Richard de la Pole, and William de Chilterham, justices of assize in co. Worcester. Order to continue in the same state in which they now are all assizes of novel disseisin arraigned against Almaric son of Nicholas le Cook of Evesham, the king's clerk, who is staying in the king's service in parts beyond the sea, so long as he shall remain in that service or until further order, in accordance with the ordinance. By C.

Feb. 9.  
Reading.

The abbot of Dunkeswell acknowledges for himself and convent that they owe to Robert de Bradenham and to William de Todenham of London, mercer, 89*l.* 14*s.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Devon.

William abbot of King's Beaulieu acknowledges for himself and convent that they owe to Edmund de Grymesby, clerk, 80*l.*; to be levied etc. in co. Southampton.

*Cancelled on payment.*

Feb. 27.  
Reading.

John de Pavely, knight, acknowledges that he owes to William de Newenham, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

#### MEMBRANE 29d.

Enrolment of indenture made between Humphrey de Bohun, earl of Hereford and Essex, and Sir John de Pulteneye, knight, testifying that whereas John and Margaret his wife, by a fine levied in the king's court, have granted to the earl the manor of Populer, and 2 water mills with 10 marks rent in Estsmethefeld, co. Middlesex, and the manor of Swafham Priour, co. Cambridge, and the manors of Plumpsted and Suthalle, co. Kent, and by a charter enrolled in the Gyhalle of London before the mayor and aldermen, they have also granted a messuage called le 'Coldeherberghere' in the ward of Dugate in the said city, with all its lands extending from Thamisestrete towards le Heywharf, as is more fully contained in the charter, to hold for life with reversion to John and his heirs, the earl has released to John all the said manors, mills, lands and rents to hold for fifty years from the date of these presents for rendering 80*l.* yearly at the house of Blauncheapelon, London, so that if the rent be in arrear the earl shall enter the said manors, etc. and detain all the goods and chattels found there as his own, and he or his executors shall retain the manors, etc. until the arrears have been fully paid, after which John shall enter the manor as his reversion, and if the earl does not enter the manor and dies when the payment is in arrear, John shall pay what is in arrear within four days of the earl's death, or the earl's executors shall hold the said manors, etc. until they are satisfied for the arrears, and

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*Membrane 29d—cont.*

then John shall re-enter, and John will do all services to the chief lords of the fee during the said term. Witnesses: Sir Geoffrey de Say, Sir John de Northwode, Sir Robert de Burghcher, Sir John Fermer, Sir William de la More, Sir Hugh de Badowe, John Waleis, William Cloville. Dated at Plessi, co. Essex, on Saturday after St. Peter in Cathedra, 21 Edward III. *French.*

*Memorandum* that both the earl and John came into chancery at London on 17 February and acknowledged the preceding indenture.

Feb. 20.  
Reading.

John de Stonore the elder acknowledges that he owes to Thomas de Camoys, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Simon de Meryet acknowledges that he owes to John de Stonore 300 marks; to be levied etc. in co. Somerset.

*Cancelled on payment.*

Enrolment of release by Thomas de Camoys, knight, to Simon de Meriet and Master John de Middleton, clerk, and Simon's heirs, of all his right and claim in the manor of Bradeford near Taunton and in all its members and parcels as in Hele, and in the advowson of the church of that manor, in co. Somerset. Witnesses: Sir John de Pulteneye, Sir Roger Hillary, Sir Ralph de Grey, knights, Walter Turk, Roger de Depham, William Box, Simon de Turnham of London, John de Bratton, John de Bradeston of co. Somerset, John de Aulton, Henry Percehay. Dated at London in the parish of St. Peter Parvus, on Sunday after St. Valentine, 21 Edward III.

*Memorandum* that Thomas came into chancery at Westminster on 20 February and acknowledged the preceding deed.

Feb. 7.  
Windsor.

To the justices of the Bench. Whereas the king notified them by several writs, one dated 28 January and another 23 January, that Edmund de Cornewail amoved John de Kirkeby and John de Hale whom he previously put in his place to gain or lose in a suit before those justices between him and the king, that Edmund should permit the king to present a fit parson to Northorp church, and now the king is informed that the writ of the 28th day was delivered to the justices before the impetration of that of the 23rd, and that Edmund learning afterwards that the writ of the 28th day could not be useful to him in his affair, suggested in chancery that it had been lost and he caused the writ of the 23rd to be delivered to the justices, that it might exclude the king from his right, suppressing the fraud devised by him in the matter, and by due examination made in chancery upon the impetration of those writs it is found that Edmund came into chancery on the said 28th day and amoved his said attorneys on that day, and afterwards at his suggestion and that of his attorneys that the writ of the 28th was lost, the writ of the 23rd was made and sealed, and it is not right that the amoving of the attorneys should be under another date than that on which it was done; the king therefore orders the justices to cause the writ of the 23rd to be taken from their files, and if enrolled, cancelled, and further to proceed in that affair according to the law and custom of the realm, notwithstanding the writ of the 23rd. By C.

Feb. 22.  
Reading.

John Gernoun of Sprouton acknowledges that he owes to Roger de Aungervill, knight, 57*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

1347.

*Membrane 29d—cont.*Feb. 19.  
Reading.

To William de la Pole. Order to go to the council at London with all speed by day and night to speak with them upon certain secret things specially touching the king, related by Ralph baron of Stafford and Master John de Thoresby to the said council, and further to do what shall be enjoined upon him on the king's behalf. By K.

[*Rep. Dignity of a Peer*, iv, p. 562.]

The like to John Howard. [*Ibid.*]

Feb. 28.  
Reading.

Peter Agaz of Fulbek acknowledges that he owes to Ed[mund] de Grymesby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 1.  
Reading.

Richard de Bakhampton acknowledges that he owes to John de Scarle, clerk, 46s. 8d.; to be levied etc. in co. Devon.

*Cancelled on payment.*

Enrolment of release by Giles son of Sir John Blaket, knight, to Sir John de Molyns, knight, and Egidia his wife of all his right and claim in the manors of Aston Bernard, Ilmere and Adynton, co. Buckingham, by reason of any yearly rent granted to him therein by John Blaket his father, with a general release. Witnesses: John Hamond, William Box, John de Aulton, Nicholas de Aumbresden, John Sergeant, John Edred, William de Berkhamsted, Martin Chaunceaux. Dated at London on 26 February, 21 Edward III.

*Memorandum* that Giles came into chancery at Westminster on 1 March and acknowledged the preceding deed.

Feb. 26.  
Reading.

To the sheriff of Southampton. Order to be before the council at London on Sunday next, to do what shall then be enjoined upon him.

By K.

The like to the following, to wit:

Thomas de Foxle, constable of Wyndesore castle, for the same day.

The constable of Rochester castle, for the same day.

The constable of Rokyngham castle for 6 March next.

## MEMBRANE 28d.

Feb. 9.  
Reading.

Thomas Dru of South Lenne acknowledges that he owes to John le Moigne, vicar of Tiryngton church, 20l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Feb. 10.  
Reading.

John de Breosa of Luthburgh, knight, acknowledges that he owes to Edmund de Grymesby, clerk, 10 marks; to be levied etc. in co. Lincoln.

Enrolment of release by John de Norwico, glover, and Alice his wife to Walter le Plummer of all his right and claim in a messuage in Dachette, 16 feet of land pertaining thereto and 6d. rent yearly pertaining thereto. Witnesses: William de Wappenham, Robert de Dachet, Nicholas le Spurier, William Russel, John de Donyton. Dated at London in Fletstrete on Sunday before Midsummer, 7 Edward III.

*Memorandum* that John and Alice came into chancery at Westminster on 12 February and acknowledged the preceding deed.

Feb. 12.  
Reading.

Benedict de Fulsham, citizen of London, acknowledges that he owes to William de Clynton, earl of Huntyngdon, 30l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment, acknowledged by Simon de Geynesburgh, the earl's general attorney.*

*Membrane 28d—cont.*

1347.

Feb. 13.  
Reading.

Roger de Syferwast, knight, acknowledges that he owes to John de Syferwast, knight, 500*l.*; to be levied etc. in co. Buckingham.

Feb. 17.  
Reading.

John de Suthton, knight, lord of Dodele, acknowledges that he owes to Henry de Grene, the younger, 100*l.*; to be levied etc. in co. Worcester.

Enrolment of indenture testifying that whereas John de Suthton, knight, lord of Dodele, is bound to Henry de Grene, the younger, in 100*l.* by the preceding recognisance, Henry grants that the recognisance shall remain in force or be null upon the following conditions, to wit, that whereas William de Mogleston, knight, enfeoffed John with his manor of Raveneston, co. Buckingham, under a form contained in certain indentures that if William should pay to John 100*l.* within sixteen years after the date of the enfeoffment he should re-enter the manor and hold it, or, if John held the manor for the said term in peace then the enfeoffment should be null, of which sixteen years six have now passed, of which manor John will enfeoff Henry of all his estate in that manor and will cause Henry to have all the deeds and indentures made between him and William, with a deed by which William's wife enfeoffed him before the marriage, and a release of the manor of the eldest son of that wife with warranty, which release John has in his possession as he says, and all muniments touching the said manor, and he will complete all within the quinzaine of Easter next, and Henry grants that if John make the said enfeoffment and performs the rest of the said agreement, the recognisance shall be null, but if not it shall remain in force, and Henry grants that if William pay him 100*l.* or if he holds the manor quietly until the end of the said term, he will restore the manor with the muniments to William without delay. Dated at London on Saturday after St. Valentine, 21 Edward III.

*Memorandum* that both Henry and John came into chancery at Westminster on 17 February and acknowledged the preceding indenture.

Feb. 17.  
Reading.

Geoffrey de Pavely, parson of Westpirie church, acknowledges that he owes to Guy de Briane the younger, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*

Thomas de Pavely acknowledges that he owes to the said Guy 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Feb. 19.  
Reading.

Henry de Cobham son and heir of Thomas de Cobham, knight, acknowledges that he owes to John archbishop of Canterbury 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment, acknowledged by Robert bishop of Chichester, executor of the said archbishop's will.*

Feb. 21.  
Reading.

Robert son of Ralph du Lay acknowledges that he owes to Edmund de Denum 100*s.*; to be levied etc. in co. Middlesex.

Feb. 7.  
Windsor.

To R. bishop of Salisbury. Request to direct the abbot of Reading and the other collectors of the triennial tenth granted by the clergy of the province of Canterbury in his diocese to cause that tenth to be paid with all speed for the third year for Martinmas term and also for the term of the Annunciation to those whom the king has appointed to receive it according to the form of the writs and tallies to the collectors, so that the king's affairs may not be retarded by his default,

*Membrane 28d—cont.*

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as before the king's passage, the said bishops and the other prelates of the diocese (*sic*) of Canterbury agreed to anticipate the terms of payment of the third year of that tenth and pay it at Martinmas and the Annunciation next, and although the king ordered the abbot and the other collectors to pay that tenth at the said Martinmas, yet they have not cared to do anything in the matter.

Feb. 16.  
Reading.

To R. bishop of Coventry and Lichfield. The like order for the collectors of that tenth in his diocese.

The like to the following, to wit:—

Feb. 7.  
Windsor.

H. bishop of Rochester.

Feb. 20.  
Reading.

To the abbot of la Hyde, near Winchester, one of the collectors of the biennial tenth last granted by the clergy in the bishopric of Winchester. Order to supersede the exaction made upon Richard de Corf, vicar of Portesmouth church, for his portion of that tenth, as Walter (*sic*) has besought the king to pardon him his said portion as the town of Portesmouth, whereof he ought to receive all the fruits of his benefice, has been for the most part burned and destroyed by the frequent incursions of the king's enemies, and the goods and chattels of the men of the town have been totally plundered and eloiigned by the said enemies, whereby Richard is so impoverished that he hardly has wherewith to maintain himself, wherefore the king has pardoned him his said portion. By the keeper and C.

Feb. 18.  
Reading.

To R. bishop of Chichester. Order to be at Westminster on 3 March next, to treat with the prelates and other magnates of the council upon certain affairs touching the state and defence of the realm and the king's wars and to give his counsel. By K. and C.

[*Rep. Dignity of a Peer*, iv, p. 562.]

The like to the following, '*mutatis mutandis*':—

R. bishop of Bath and Wells and four other bishops.

John de Warenna earl of Surrey and seven other earls.

The abbot of Battle and nineteen other abbots.

The prior of St. John of Jerusalem in England.

The prior of Christ Church, Canterbury, and three other priors.

John de Pulteneye and seven others. [*Ibid.*]

*MEMBRANE 27d.*

Enrolment of acknowledgment of receipt by Thomas Flemyng of Newcastle-upon-Tyne, merchant, from Roger de Frowyk, spicer, and John Osekyn, vintner, citizens of London, of 500*l.* to traffic therewith for their profit, from the date of these presents until 6 May following and to pay the said sum with the profit on that day to Roger and John or to their attorney, in the city of London, for the performance of which he binds all his goods, moveable and immoveable. Dated at London on 2 March, 21 Edward III.

*Memorandum* that Thomas came into chancery at London on 2 March and acknowledged the preceding deed.

Feb. 7.  
Eltham.

To William de Sharesull and his fellows, justices of assize in co. Southampton. Order to continue in the same state in which it now is the assize of novel disseisin which John de Peyton, knight, and Eleanor his wife arrame before them for tenements in Cilchestre, against Peter de Cusancia, knight, and others contained in the original writ, while Peter is staying in the king's service in parts beyond the sea, or until further order, in accordance with the ordinance. By C.

*Membrane 27d—cont.*

1347.

Feb. 6.  
Eltham.

To William de Thorp, Roger de Baukwell, and Thomas de Sibthorp, justices of assize in co. Warwick. Like order, '*mutatis mutandis*,' with respect to the assize of novel disseisin which Fulc de Bermyngeham, knight, arrames before them against Thomas Frank, who is staying in the king's service in parts beyond the sea, and others contained in the original writ, for tenements in Aspeleye, which is pending undiscussed before them.

By C.

Feb. 8.  
Eltham.

To William de Thorp and his fellows, justices of assize in co. Nottingham. Like order, '*mutatis mutandis*,' with respect to the assize of novel disseisin which John de Bughton of Bildeswath arrames before them for tenements in Bughton against John Burdon of Mapelbek, who is staying in the king's service in parts beyond the sea in the company of John Darcy 'le fitz' by the king's order.

By the testimony of John Darcy 'le pier.'

Feb. 2.  
Reading.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of the Hospital that they owe to James de Thame, citizen of London, 250 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.—John de Dyngeleye received the acknowledgment by writ.

*Cancelled on payment.*March 6.  
Reading.

Master William de Rameseye, citizen and plasterer of London, and Thomas de Honylane of Enefeld acknowledge that they owe to Nicholas Poure 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Nicholas Poure acknowledges that he owes to Master William de Rameseye, citizen and plasterer of London, 20*l.*; to be levied etc. in co. Oxford.

March 5.  
Reading.

To the warden of the Flete prison or to him who supplies his place. Order to release John Goldbetere from that prison by a mainprise, as Henry Picard and John de Stodeye of London have mainperned before the council for John, who was summoned before the council because on 3 October in the 11th year of the reign, he took 10 sarplars of wool containing 9 sacks 6 stones from the port of Kyngeston upon Hull to the parts of Durdraght, contrary to the proclamation, to have him before the council on that day to do and receive what shall then be ordained.

Jan. 30.  
Westminster.

To the consuls, townsmen and lawful men of Strallessount. Whereas at the suit of Simon Lambright of Hecham showing that certain ships called 'doggers' sent to sea by him to catch fish for the maintenance of the people of England at divers times, had been taken by certain malefactors and pirates of that town and of the towns of Lubyk, Camp and Radestok in Estland, and Stavere, Hamburg and Swale in Friselond, the fishermen and mariners of the ships being killed and the goods found therein, to no small value, plundered, without any satisfaction being made, and Simon beseeching the king to provide a remedy, the king caused investigations to be made, and by inquisitions taken thereupon it is found that on Monday after St. Gregory the Pope in the 7th year of the reign, certain malefactors of the said towns, whose names are not known, attacked a ship of Simon called '*la Eleyne*' of Hecham, price 60*l.* with the tackle, and on Thursday, before the Invention of the Holy Cross in the 9th year they attacked another ship of his called '*la Grace*' of Hecham, price 110*l.* with the tackle, and on Monday after the Ascension in the 12th year of the reign, they attacked another ship of his called '*la Hore*' of Hecham,

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*Membrane 27d—cont.*

price 120*l.* with the tackle; and on Wednesday after the Translation of St. Thomas the Martyr following they attacked a ship of Simon called '*la Slodogge*' of Hecham, price 110*l.* with the tackle; and on Tuesday after Midsummer in the 16th year of the reign they attacked another ship of his called '*la Jouette*' of Thornham, price 200*l.* with the tackle, and on Tuesday after Trinity in the 18th year of the reign, Daniel Deuelessone of Camp and other malefactors of the said towns attacked a ship of Simon called '*la Hore*' of Hecham, price 100*l.*, laden with Simon's fish, victuals and other goods to the value of 2,060*l.* when returning to England, near the sea coast, and they killed certain of the mariners and fishermen of those ships and drowned others in the sea, and carried off the fish, goods and victuals without any satisfaction being made to Simon, to his damage of 3,000*l.*, the king therefore requests the said consuls and others to consider these damages and after consulting the consuls and other lawful men of the said towns to cause due and speedy justice to be done to Simon, as the king would do for their townsmen and merchants in like case, so that it may not behove the king to provide Simon with another remedy through their default.

The like to the following, to wit:—

The consuls etc. of Lubyk.

The consuls etc. of Camp.

The consuls etc. of Radestok.

The consuls etc. of Stavere.

The consuls etc. of Hamburgh.

The consuls etc. of Swale.

*MEMBRANE 26d.*

Feb. 10.  
Reading.

To the sheriff of Somerset. Order to cause proclamation to be made that no merchant or other person whatsoever shall cause any ships or boats to be laded or unladed with wool, hides and merchandise in the waters of Radecliff, Newenham and Inglessax in that county, or elsewhere except at the quay of Briggewauter or Bristol upon pain of the forfeiture of such wool and merchandise, and if he find any doing this after the proclamation, he shall cause them to be arrested together with the ships, wool and merchandise, and kept safely until further order, and he shall not omit this upon pain of forfeiture, as the king is informed that he is defrauded of a great quantity of the customs and subsidies on wool, hides, fells and merchandise because several ships are laded and unladed in the said waters.

By C.

Feb. 20.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Master John de Offord, the king's clerk, and William Croyser for the issues of the manors of Hynewyk, Pabenharn and Farendissh from the time of the death of Thomas de Pabenharn, tenant in chief, or for rendering account therefor, until a plea thereupon, moved before the king, has been discussed, or until further order, as the king lately granted to John the custody of all the lands which belonged to Thomas, and which were in the king's hand by reason of the minority of Thomas's heir, to hold until the heir should come of age, for rendering the true value of those lands to the king, and afterwards, with John's assent, the king granted the custody of the said manors to William, except a carucate of land in the manor of Farendissh and the advowson of the church of that manor, which said manors are parcel of the lands in the king's hand and granted to John as aforesaid, to hold during pleasure so that he should answer at the

1347.

*Membrane 26d—cont.*

exchequer for the issues thereof if they ought to pertain to the king, and the said William and Alice his wife, late the wife of Thomas, claim to hold the said manors and the manor of Thenford, co. Northampton, which belonged to Thomas at his death, for the life of Alice, by a fine levied in the king's court during Thomas's life, and a plea upon that claim is pending between the king and William and Alice.

By C.

March 8.  
Reading.

John de Thornhull, parson of Raureth church, diocese of London, acknowledges that he owes to William de Gaytegang, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.

*Cancelled on payment.*

Enrolment of grant by John Pyncelegle of Genoa, citizen of London, and Katherine his wife to William atte Castelle, citizen and haubergier of London, of all that tenement with its appurtenances which they formerly held jointly of the gift and enfeofment of Richard son and heir of Thomas Brian called 'Fairher' of Suthwerk, in the marsh of the bishop of Winchester in the parish of St. Margaret, Suthwerk, situate in breadth between the highway upon the bank of the Thames towards the north and the tenement of William atte Fen which belonged to John Hauekyn, towards the south, and in length from the highway called 'la Melleweye' towards the east, to the tenement which belonged to Lucy Waryn towards the west. Witnesses: Alan Ferthyng, Geoffrey Pecok, Richard Feirher, Richard de Rothyng, Robert de Daventre, Thomas Payn, John de Idyngham. Dated at Suthwerk on Monday the feast of St. Gregory the Pope, 21 Edward III.

*Memorandum* that John and Katherine came into chancery at Westminster on the said day and acknowledged the preceding deed.

Enrolment of release by Nicholas de Pelham to John Eustace of Aston-clinton of all his right and claim in all the lands and rents which may come to him by hereditary right after the death of John de Pelham his brother, in the parish of Trengre and the towns of Aldebury, Pendele and Wygenton. Witnesses: John Aynel, Thomas de Abyndon, Robert de Chetindon, William de Merston, Philip Wederore. Dated at Trengre on Sunday, 18 March, 21 Edward III.

*Memorandum* that Nicholas came into chancery at the church of St. Clement Danes without the bar of the New Temple, London, and acknowledged the preceding deed.

Enrolment of release by Maurice de Berkele and Edward de Sancto Johanne 'le neveu,' to Richard earl of Arundel, of all their right and claim in the castle, town and manor of Arundell, co. Sussex, the manor of Estden and Sangelton in the same county, the manor of Stansted and Bourne in the same county, the manor of Palynghton, Donhurst and Leghe in the same county, the manor of Wollayngton, Grafham and Alveredesham in the same county, the manor of Leuemenstre in the same county, the manor of Cockyng in the same county, the manor of Polyng in the same county, the manor of Northstoke in the same county, the manor of Wepham in the same county, the manor of Ofham in the same county, the manor of Storneton in the same county, the manor of Preston in the same county, the manor of Esthamptonet in the same county, and in the castle, town and manor of Clone in the march of Wales, the castle, town and manor of Osewaldestre in the same march, the manor of Ruton in the same march and the manors of Bokenhull, co. Salop, the manor of Clombury in the same county, the manor Dodynton in the same county, the manor

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*Membrane 26d—cont.*

of Hethe in the same county, the manor of Stretton in the same county, the manor of Westhope in the same county, the manor of Lidleye in the same county, the manor of Conede in the same county, the manor of Acton Rounde in the same county, the manor of Wroxcestre in the same county, the manor of Upton in the same county, the manor of Dalile in the same county, the castle, town and manor of Shrewardyn in the same county, the manor of Trogford and Houle, co. Chester, the manor of Chepyngnorton, co. Oxford, the manor of Wenge, co. Buckingham, the manor of Milham, co. Norfolk, the manor of Kyvele, co. Wilts, the moiety of the manor of Bulkynton in the same county, the manor of Knyghton in the same county, and in the manors of Westhamptonet, Wolbedyng, Pynkhurst, Foer and Overfold, co. Sussex, the manor of High Rothyng, co. Essex, the manor of Ouesham in the same county, the manor of Pritewell in the same county, the manor of Gyngre Margarete in the same county, the manor of Wolfhamstou in the same county, the manor of Childescanefeld in the same county, the manor of Alghamston, co. Salop, the manor of Hyntes in the same county, the castle, town and manor of Castleacre, co. Norfolk, the manor of Beston in this same county, the manor of Tyborn, co. Middlesex, and the manor of Medmenham, co. Buckingham, to hold with the knights' fees, advowsons and all other things pertaining thereto. Witnesses: John de Bohun of Midhurst, Edward de Sancto Johanne, Thomas de Brewose, Roger Lestraunge, John Lestraunge, John de Leyburn, John son of John de Cherleton, Thomas West, Walter de Hopton, Baldwin de Frivill, John le Botiller. Dated at Arundell on Saturday after SS. Peter and Paul, 19 Edward III.

*Memorandum* that the king by writ of privy seal dated near Caleys on 30 January ordered the chancellor to cause the preceding deed, which Maurice and Edward acknowledged before the king on that day, to be enrolled, and it is enrolled by virtue of that order.

March 21  
Reading.

William de Aumarle, knight, acknowledges that he owes to John Gogh, parson of Slapton church, 17 marks 11s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Devon.

March 6.  
Reading.

To Thomas Fabel, Edmund Botiller, Thomas Bastard and the sheriff of Essex. Order, upon pain of forfeiture, to be attendant upon levying and collecting 40s. of all knights' fees in that county whether held of the king or of others for the aid to make the king's eldest son a knight, for which and other things the king appointed them and John de Boys, without awaiting John's presence, so that answer for the money of the aid be made speedily to the king, that his affairs be not retarded, whereby he would have cause to punish them, as John cannot be attendant upon the premises, as has been testified before the Council by trustworthy persons, wherefore the king has discharged him thereof.

By C.

March 20.  
Reading.

To the abbot and convent of Thame. Order to send a strong horse not (*evitum*) to chancery to carry the rolls, so that it be there on the quinzaine of Easter next, to be delivered to David de Wolloure, keeper of the said rolls.

By K.

*MEMBRANE 25d.*

March 9.  
Reading.

John de Staunton, knight, acknowledges that he owes to Richard de Thoresby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

1347.

*Membrane 25d—cont.*March 14.  
Reading.

David de Stifford acknowledges that he owes to John de Marton, clerk, 10*l.* ; to be levied etc. in co. Essex.

*Cancelled on payment.*

March 17.  
Reading.

John Gogh, clerk, acknowledges that he owes to Richard de Thoresby, clerk of the hanaper, 8*l.* 9*s.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Devon.

*Cancelled on payment.*

Enrolment of indenture made at London on 16 March, 21 Edward III, between the king and Sir John de Mountgomery testifying that John has undertaken the office of admiral towards the west, and he will be one of thirty men at arms, including nine knights and a banneret and he will also have with him thirty archers and will take the customary wages of war for himself and the said men and 3*d.* a day for each archer, and will be paid those wages for the first quarter, beginning at Easter next, and if it behove him to increase the said number of his men by sudden news of enemies he may retain more men during the necessity at the same wages, paid quarterly, and of the forfeitures which occur while John holds the office one half shall go to the king and the other half to the admiral, and the king undertakes to keep all the agreements with John, and if he be not paid as aforesaid he shall certify the king or his council thereof, and if he is not then paid within a month he may leave his office and intermeddle no further therewith. *French.*

A like indenture to Sir John Howard for the admiralship towards the North for as many men, of whom six shall be knights and one a banneret. *French.*

March 14.  
Reading.

To the sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made that merchants and other subjects of the king who wish to complain of damages inflicted by the subjects of the king of Castile, whether by land or by sea, shall go before the seneschal of Gascony, Bernard Ezii, lord of Lebret, the mayor and constable of Bordeaux, appointed with other lieges to hear them, with the commissary of the said king of Castile, at Bayonne, at Midsummer next, to lay their complaints and further to do and receive what shall seem just in the matter, as the king has appointed the said lieges to hear and determine such claims with the said commissary, and also the complaints laid against the king's subjects by those of the said king. By C.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

March 19.  
Reading.

To the sheriff of Devon. Order not to demise any distrains taken by the collectors of the biennial tenth and fifteenth last granted in that county by any plevin or to hold any plea or processes thereupon, but to aid them in levying and collecting the tenth and fifteenth, causing proclamation to be made that no lords of liberties shall presume to release any distrains made by the collectors in their liberties by such plevin, upon pain of the loss of their liberties or to hold any pleas or processes thereupon, but shall permit the collectors to make distrains there until the tenth and fifteenth are fully paid, as the king is informed that Ivo de Fishacre and Ralph Brit, the collectors in that county, have taken divers distrains from men of the county who have refused to pay the tenth and fifteenth and at the plaint of those from whom the distrains were made the sheriff has demised the distrains by plevin, and has held a plea and made various processes thereupon. By C.

1347.

*Membrane 25d—cont.*

Enrolment of release by William de Lambheth, the king's clerk, to Henry de Hatton, his kinsman, of all his right and claim in all the lands and rents with their appurtenances which he lately granted to Henry and confirmed by his charter of enfeoffment, in the parish of St. Mary, Northlambheth. Witnesses: Walter le Bakere, Thomas Ode, John de Stodham, John Sparwe, Richard le Botiller. Dated at Northlambheth on Tuesday after the Annunciation, 21 Edward III.

*Memorandum* that William came into chancery at London on 27 March and acknowledged the preceding deed.

March 13.  
Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to receive Walter de Maundevill of Ireland, knight, taken in the king's army before Caleys, brought to England by Guy de Bryan and delivered to John de Dale, the king's serjeant at arms, to be taken to the Tower, from the said John, and to keep him safely until further order.

By p.s.

[*Fædera.*]

March 12.  
Reading.

To the same. Order to deliver Master Nicholas de Staneweye, who is detained in the Tower at the suit of John de Veer, earl of Oxford, for a prisoner of France, taken in France, brought to England and eloigned by him, it is said, to John Oliver of Staneweye, who has mainperned for him with the earl's consent.

By C.

MEMBRANE 24d.

March 11.  
Reading.

Ralph, baron of Stafford, knight, acknowledges that he owes to John le Straunge of Whitchirche 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John le Straunge of Whitchirche, knight, acknowledges that he owes to Ralph, baron of Stafford 500 marks; to be levied etc. in co. Salop.

Enrolment of indenture made between Sir Ralph, baron of Stafford and Sir John Lestraunge of Whitchirche testifying that it is agreed between them that Fouke, John's son, between now and Whitsuntide next shall marry Elizabeth, Ralph's daughter, and John shall enfeoff Fouk and Elizabeth with 200 marks of land in the counties of Salop and Chester, to hold to themselves and the heirs of their bodies, with reversion to John in default thereof, and of the remainder of the lands with the fees and advowsons which John holds whether jointly with Enkarette his wife or alone, except 100*l.* of land which are not of the manors of Whitchirche, Dudyngton, Corfham, or Chalkton, which he holds alone, John and his wife shall enfeoff by fine Richard de Brewode, chaplain, William de Biker-ton, clerk, and William's heirs, so that after John's death the said tenements shall remain to Fouk and his heirs by Elizabeth, or in default, to John's right heirs, and of the lands, fees and advowsons held jointly by John and Enkarette, Richard and William shall grant them by fine to John and Enkarette to hold for their lives, with remainder as aforesaid and Ralph for the said marriage shall give John 1,000*l.*, to wit 500 marks at Whitsun next, 500 marks at the quinzaine of Michaelmas following and 500 marks at the quinzaine of Easter following, and if John fail in the said agreement or Ralph pay the 1,000*l.* to him as aforesaid, then the preceding recognisance for 1,000*l.* shall be null and void, and Ralph grants that if Elizabeth live to the age of thirteen years then the preceding recognisance for 500 marks made to him by John shall be null and void, and Ralph shall purchase at his cost

1347.

*Membrane 24d—cont.*

from the king a charter of licence that John may enfeofF Fouk and Elizabeth with the said 200 marks of land to hold as aforesaid, and that Fouk and Elizabeth, after they are married, shall remain at John's charge until Elizabeth is of the age of thirteen, and that John shall have the ward of the 200 marks of land until Elizabeth has reached that age. Witnesses: Sir William de Clynton, earl of Huntingdon, Sir William de Shares hull, Sir Richard de Stafford, Sir Thomas de Ferers, and Master Edmund Mortayn. Dated at London on 12 March, 21 Edward III. *French.*

*Memorandum* that both Ralph and John came into chancery at London on 12 March, and acknowledged the preceding indenture.

Enrolment of release by William Oliver, citizen and 'stockfisshmongere' of London, to Henry de Braghyng, citizen and 'stokfisshmongere' of London, of all his right and claim in all the lands which Henry lately held of his grant in the towns and parishes of Camerwelle and Pecham, co. Surrey. Witnesses: John Lovekyn, Walter de Mordon, Adam Lucas, John de Alton, William de Bradeleie, citizens of London, Henry de Bekwelle, John de Wye, Stephen de Bertlynghurst, Thomas Ode, Thomas Stameer. Dated at Camerwell on Tuesday the morrow of St. Gregory, 21 Edward III.

*Memorandum* that William came into chancery at Westminster on 13 March, and acknowledged the preceding deed.

March 15. William de Acton of Thresk acknowledges that he owes to John de  
Reading. Thresk, clerk, 7*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 17. Henry de Tideswell of Staunford acknowledges that he owes to John de  
Reading. Pulteneye, knight, 5,000 marks; to be levied etc. in co. Lincoln.  
*Cancelled on payment.*

Roger de Wollesthorp of Grantham acknowledges that he owes to John de Pulteneye, knight, 5,000 marks; to be levied etc. in co. Lincoln.

*Cancelled on payment.*

March 12. To Richard de Kelleshell. Order to supersede until further order the  
Reading. taking of a jury between the king and William bishop of Norwich, which remains before Richard by writ of *nisi prius* by process made for certain contempts made by the bishop upon the king, it is said. By C.

The like to the same Richard for Master John de O and Master Simon de Sudbury. By C.

March 20. Edmund de Cheyne, knight, acknowledges that he owes to William de  
Reading. Newenham, clerk, 16*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

March 18. John de Moubray, knight, and Richard de Ardern of London, saddler,  
Reading. acknowledge that they owe to John de Bedeford, citizen and skinner of London, 250*l.*; to be levied etc. in co. Bedford.

*Cancelled on payment.*

March 15. To the treasurer and barons of the exchequer, Dublin. Order to supersede  
Reading. the demand made upon Bartholomew de Burgherssh and Elizabeth his wife, one of the daughters and heirs of Theobald de Verdon, or on their tenants for the debts in which Theobald was bound to the king at his death, if they find, upon inspecting the rolls and memoranda of the exchequer, that the king was satisfied for those debts, as Bartholomew and Elizabeth have shown the king that answer has been made to him for those debts, yet the treasurer and barons distrain them and their tenants to pay those debts.

1347.

*Membrane 24d—cont.*March 22  
Reading.

To the collectors in co. Nottingham of the aid of 40s. on all knights' fees to make the king's eldest son a knight. Order to supersede the demand made upon Ralph de Neville for that aid for the lands which belonged to William de Ros, tenant in chief, and which are in the king's hand owing to the minority of his heirs, as for a certain sum paid down the king committed to Ralph the custody of the said lands to hold until the heir should come of age.

By C.

The like to the following, to wit:—

The collectors in co. Lincoln.

The collectors in co. Leicester.

The collectors in co. Rutland.

The collectors in co. Essex for the same Ralph for lands which belonged to Roger de Huntyngheld.

May 12  
Reading

The collectors in co. Northampton for Thomas de Verdon, Richard Knyve and William de Seymor for the lands which belonged to Thomas Vavasour.

The collectors in co. Northampton for Guy de Bryan for the lands which belonged to Robert Pavely.

July 16  
Reading

The collectors in cos. Norfolk and Suffolk, for Ralph de Nevill for the lands which belonged to Roger de Huntyngheld.

*MEMBRANE 23d.*

Enrolment of indenture made between the king and Sir Henry Husee, testifying that Henry has undertaken to remain on the custody of the Isle of Wight until Michaelmas next with forty men at arms and sixty archers, at the king's wages, and he will begin to retain them there at the close of Easter next and will be provided with the wages as may be agreed between the treasurer and him. Dated at Westminster on 22 March, 21 Edward III. *French.* [*Fœdera.*]

A like indenture made between the king and Henry Romyn for the custody of Caresbrok castle until Michaelmas with twenty men at arms and twenty archers, to begin at the said close of Easter. *French.* [*Ibid.*]

Enrolment of indenture made before Caleys on 14 February, 21 Edward III, testifying that Walter de Chiriton and Gilbert de Wendelingburgh, for themselves and certain merchants, their fellows, will lend to the king 40,000 marks at Brugges in crowns (*escuz*) at 40*d.* each, and the king grants that in all the ports of England where Henry Picard does not take 20*s.* a sack, the said merchants shall receive the 20*s.* in part payment of the 40,000 marks, and when Henry has been paid what is in arrear to him of that assignment, the merchants shall receive the 20*s.* in all the ports of England, as Henry received the same, with all the customs and subsidies, except the assignment made to Tideman de Lymbergh of 6,000 marks, for the king's household, and the assignments made to the queen and to Henry Picard, and the fees which are now assigned to the lordships of England, and the assignments made to Walter de Chiriton, Thomas de Swanland and their fellows, now fermors of the customs and subsidies for divers payments and loans which they have made for the king, and the 8*d.* a sack assigned to Matthew Canaceon; and that the merchants shall receive what is assigned for the king's household upon the buttery and the great wardrobe after Tidman de Lymbergh has been paid the 6,000 marks aforesaid, and the 20*s.* after Henry Picard has been paid his assignment

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*Membrane 23d—cont.*

with all the other customs and subsidies, petty and great, until they are fully paid the 40,000 marks; and to make this loan the king grants that the merchants may enter 20,000*l.* of the debts which he owes to them or to others, which they can buy, and that they shall have assignment for the same upon the tenths and fifteenths, so that the merchants shall choose in England ten or twelve prelates who shall be receivers of the tenths, and ten or twelve knights and serjeants of counties, who shall be receivers of the fifteenths, and that all the tallies shall be levied in the name of the merchants and delivered to the receivers upon condition that they make surety to the merchants to receive the money assigned to them, and the receivers shall have no discharge towards the court by the tallies delivered to them before they have paid to the merchants the sums due to them and have received their acquittance, and the treasurer shall agree with the receivers what he will pay or allow to them for their costs; and the king wishes 500 marks to be assigned upon the tenths and fifteenth to Gilbert de Wendlyngburgh, which he will lend to Sir William Stury, staying in Flanders, after the death of James de Artefeld for the charges and needs of the king in those parts, in part payment of what the king owes to him for his expenses therein, and in case the tenths and fifteenths do not suffice for the said 20,000*l.* and 500 marks, the merchants may levy and receive what is wanting of the customs and subsidies with the 40,000 marks until they are fully paid for all, and the merchants may freely buy wool and take it from the ports of Southampton and Bristuyt whither they will, rebating the amount of the custom and subsidy thereon in their assignment upon the tenth and fifteenth, and the king promises that no other assignment shall be made upon the customs and subsidies before they are fully paid all the said sums, and all the assignments shall be made to them before Easter next; and for greater surety for the merchants the king wishes his great crown to be delivered to Walter and Gilbert to keep in England under the seals of the archbishop of Canterbury and the bishop of Winchester, the treasurer, until all the accomplishments of all the aforesaid conditions, and the merchants shall not be bound to pay any of the 40,000 marks until Walter and Gilbert have the said crown, and to assure this agreement, the king, the archbishop of Canterbury, the chancellor and treasurer of England, the earl of Northampton, Sir Richard Talbot, the king's steward, Sir Bartholomew de Burgherssh, the king's chamberlain, and Sir John Darcy 'le fitz' bind themselves and have set their seals to this. Dated before Caley as aforesaid. *French.*

March 10.  
Reading,

To the sheriff of Norfolk and Suffolk. Order to supersede until the quinzaine of Easter next the taking of the prior of Kerseye, releasing him without delay if he has already been taken, as although the king ordered the sheriff by writ *de judicio* to take the prior for a contempt for which he was convicted before the justices of the Bench, yet the king wishes to show favour to him that he may be able to observe Lent according to the rule of his order and that he may pray for the king and his lieges. By K. and C.

March 26.  
Reading.

Brother Ralph de Coventre, prior of Wolfricheston and proctor of the abbot and convent of St. Pierre sur Dives in Normandy, acknowledges that he owes to Thomas de Ferrariis, knight, 140*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Warwick.

Enrolment of a bond by Henry de Hatton to William de Lambheth, the king's clerk, in 100*l.* as a loan to be paid to him or to his attorney showing these presents at London, at Michaelmas next, for which he binds the lands and rents which he holds of William's gift and enfeoffment in the parish

1347.

*Membrane 23d—cont.*

of St. Mary, Northlambhith. Dated at Northlambhith on Friday after the Annunciation, 21 Edward III.

*Memorandum* that Henry came into chancery at London on 30 March and acknowledged the preceding deed.

Feb. 12.  
Reading

John Serle is sent to the abbot and convent of Cerne, to receive such maintenance from that house for life as Peter Pulter, deceased, had there at the king's request.

April 12.  
Reading.

To the prior and convent of St. Peter's, Ipswich. Order to deliver to Agnes de Bedyngfeld their letters patent for such yearly pension for life from that house as Nichola late the wife of Gerard de Eltham used to receive there by the king's grant. By p.s.

## MEMBRANE 22d.

Enrolment of indenture made between the king and William de Emeldon, clerk, testifying that whereas William will go in the company of Edward de Bailliol, king of Scotland, on the next voyage to Scotland, upon the custody of his great seal, and he will have in his company ten men at arms and ten archers, receiving 2s. a day for himself, 12d. for each of the men at arms and 4d. for each of the archers, to be paid for a quarter, amounting to 69l. 15s. 4d. and 10l. as reward for the quarter, before he goes to Scotland, of the tenths and fifteenths granted beyond Trent, and William shall have his wages and reward quarterly, and for the time that he remains and does not go to war in Scotland, his wages of war shall cease, and his war horses shall be appraised before the clerk appointed for this by the king, and he shall have restitution for such horses lost in war in the company of the king of Scotland, and if it happen that victualling ships cannot reach William to revictual him, after he has entered Scotland, he may recover for this default in England until he can be better victualled, and then he shall be bound to recover in Scotland, and if he does not receive his wages as aforesaid, he may go wherever he wishes, and when the lords of Percy and Nevill return out of Scotland to England William shall not be bound to remain in the company of the king of Scotland, but may return freely to England; and the king's council promises to keep the said agreement and that William's estate in chancery shall be kept for him while he is in that service. Dated at London on 18 March, 21 Edward III. *French.*

March 28.  
Reading.

John de Sherbourn, knight, acknowledges that he owes to Henry de Haydok, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

*Cancelled on payment.*

March 24.  
Reading.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of the hospital that they owe to Thomas Harewold, citizen of London, 400l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.—John de Dyngeleye received the acknowledgment by writ.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, is bound to Thomas Harewold, citizen of London, by the preceding recognisance in 400l., Thomas grants that if the prior pay him or his attorney, in his dwelling house in London, on 22 July next, 1,450 gold florins *de l'écu* (*de scuto*), then the recognisance shall be null and void, but otherwise it shall remain in force. Dated at London, on 30 March, 21 Edward III.

*Memorandum* that the prior and Thomas came into chancery at London on 30 March and acknowledged the preceding indenture.

*Membrane 22d—cont.*

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April 5.  
Reading.

Walter de Beverlaco, parson of Biscophthorp church, acknowledges that he owes to John de Rasen, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

April 7  
Reading.

To Richard de Kellehull and his fellows, justices of assize in co. Bedford. Order to continue in the same state in which it now is the assize of novel disseisin which Roger la Zousch, knight, arrames before them for tenements in Toturnowe and Eyton against William Peterouge, the king's yeoman, and others contained in the original writ, while William remains in the king's service in parts beyond the sea or until further order, in accordance with the ordinance.

By p.s.

Feb. 25.  
Reading.

To Thomas de Heselarton, knight, and William Playce, knight. Order, upon pain of forfeiture, to be attendant upon the levying and collecting of the aid of 40*s.* from all knights' fees in the East Riding, co. York, for making the king's eldest son a knight, for which the king lately appointed them together with the sheriff of York, and to do all other things contained in the king's letters to them, so that the sheriff, when present, and his ministers in his absence, may be attendant with them upon this, as the sheriff is attendant upon the choosing and arraying of archers and other men in that county for the war of Scotland and on divers other affairs touching that war, and the king does not wish the collecting and levying of the aid to be retarded by his absence.

By K.

The like to the following to wit:—

John Waxand and John de Kilvyngton, collectors of the aid in the North Riding, co. York.

John de Eland, knight, and John de Malghum, collectors of the aid in the West Riding, co. York.

April 6.  
Reading.

Reginald de Cobham, knight, acknowledges that he owes to William de Wavere 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

April 21.  
Reading

To the treasurer and barons of the exchequer. Order to receive John de Westbrook and Walter de Notehurst as the attorneys of William Trussel to render his accounts and to gain or lose in all suits moved against him in the exchequer, as he is bound to the king in divers accounts for the time when he was escheator this side Trent and for divers other causes, and he is so weak and feeble that he cannot render those accounts in person.

By C. and David de Wollore received the attorneys.

*MEMBRANE 21d.*March 31.  
Reading.

To John de Dalton, knight. Order, upon pain of forfeiture, to have Margery de la Beche, without injury to her person, before Lionel, keeper of England, and the king's council, at Westminster, with all possible speed, so that she be there on Wednesday after the quinzaine of Easter at latest, to do and receive what shall there be determined, as a cry has reached the king that John and others of his confederacy have abducted by armed force the said Margery, joined in lawful wedlock to Gerard del Isle, on the holy day of Good Friday before dawn, at her manor of Beaumes near Redynges where Lionel was then staying, within the rod of the marshalsea of the said keeper, to the terror of the said keeper, of the king's other children with him and of all the people of those parts.

By the keeper and C.

[*Fædera.*]

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*Membrane 21d—cont.*

To Matthew Haydok, knight. The like order. By the keeper and C.  
*[Ibid.]*

The like to the following, to wit :—

William Trussel son of John Trussel, knight.

Edmund de Mamcestre, knight. *[Ibid.]*

March 10.  
 Reading.

To Giles de Cogenho, knight. Order, upon pain of forfeiture to be attendant upon the collection and levying of the aid of 40s. of all knights' fees in co. Northampton for making the king's eldest son a knight, so that he answer for the money at the exchequer, as the king appointed him, the sheriff of Northampton and John de Waldegrave for this.

Feb. 8.  
 Reading.

To the collectors in co. Kent of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the master and brethren of the hospital of St. Mary, Ospreng, for that aid, as the king granted by charter that they should be quit of all aids, contributions and tallages granted to him. By C.

March 12.  
 Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to deliver William Douglas, a Scot, imprisoned in the Tower, to Thomas de Aspale, sheriff of Southampton, whom the king has ordered to receive him and take him to Winchester castle to be imprisoned there until further order. By K. and C.

*[Fœdera.]*

The like to John de Cobham, constable of Rochester castle, to receive Duncan Macdowel and keep him in prison there in the form aforesaid.

The like to John Darcy or to him who supplies his place to deliver Duncan son of Duncan Macdowel to John de Cobham, constable of Rochester castle. *[Ibid.]*

To the sheriff of Southampton. Order to receive William Douglas, a Scot, from John Darcy, constable of the Tower of London, or from him who supplies his place, and take him to Winchester castle, to be detained there until further order. By K. and C.

To Thomas de Foxle, constable of Wyndesore castle, or to him who supplies his place there. Order to receive William de Ramesey and Walter de Haliburton, Scots, from John Darcy, constable of the Tower of London, or from him who supplies his place, take them to Wyndesore castle and keep them in separate places there under safe custody, until further order. By K. and C.

*[Fœdera.]*

The like to John de Cobham, constable of Rochester castle, or to him who supplies his place, to receive Duncan Macdowel, a Scot. *[Ibid.]*

March 12.  
 Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to deliver William de Ramesey and Walter de Haliburton, Scots imprisoned in the Tower, to Thomas de Foxle, constable of Wyndesore castle, whom the king has ordered to receive them *[as above]*. By K. and C.

April 14.  
 Reading.

To the sheriff of York. Order to cause a regard to be made in the forest of Galtres in that county, so that it be made before St. Peter ad Vincula next, according to the form of the *capitula* which the king sends to him.

*Capitula.*

April 25.  
 Reading.

Adam de Everyngham, of Laxton, knight, acknowledges that he owes to Hugh de Hastings, knight, 40l. ; to be levied, in default of payment, of his lands and chattels in co. York.

1347.

Feb. 6.  
Reading.

## MEMBRANE 20d.

To the mayor and sheriffs of London. Order to dearrest without delay all the goods of Lewis Bochele, Francis Bochel, Bonaiutus Loupre, Skiatus de Sklates, Gauchius de Gynisano and Landus Bardoil, merchants of Luca, arrested by them by virtue of the king's order, and deliver them to those merchants to do their pleasure therewith until further order, as the king ordered the mayor and sheriffs to arrest those goods because the merchants did not obtain the release of Robert son of Thomas de Bradeston and of John de Sancto Philberto, imprisoned at Pisa, as they undertook to do, but he gives the present order for certain causes shown before the council. By C.

The like to Richard Lacer, late mayor of London, and to Edmund de Hemenhale and John de Gloucestr[ia], late sheriffs of London.

To Bartholomew Thomasyn, Nicholas atte Merssh, William Aileward, John Underwode, John Coterel, William de Derham and Robert de Elsyng, merchants of London. Order to deliver all the goods of the said merchants of Luca in their custody which the king ordered them to keep safely until further order, to the said merchants, to do their pleasure therewith, as Bartholomew and the others mainperned that the said merchants would obtain the release within a certain time of Robert son of Thomas de Bradeston, John de Sancto Philberto and William Dachet, imprisoned at Pisa. By C.

The like to the following, to wit :—

Naddus Manny, merchant of Florence.

Anthony Usus Maris, Anthony Citeroun, Anthony Bache and Francis Bache, merchants of Genoa.

April 13.  
Reading.

John de Wesenham, citizen and merchant of London, acknowledges that he owes to Richard Lacer, citizen of London, and to William de Penbrugg 700*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

John Hervy, merchant of Asshebourn, acknowledges that he owes to the same Richard and William 700*l.*; to be levied etc. in co. Derby.

*Cancelled on payment.*

April 12.  
Reading.

Robert Burghcher, knight, of co. Essex, acknowledges that he owes to Thomas de Holbroke, knight, 500*l.*; to be levied etc. in co. Essex.

Thomas de Holbroke, knight, of co. Suffolk, acknowledges that he owes to Robert Burghcher, knight, 500*l.*; to be levied etc. in co. Suffolk.

April 1.  
Reading.

To the justiciary of Ireland or to him who supplies his place. Order to deliver to Joan late the wife of Roger de Mortuo Mari, earl of March, or to her attorney, her liberty of Trym in Ireland together with the issues and profits thereof, certifying the king in chancery why the liberty was taken into the king's hand and of all his action in the matter, so that the king may be able to do for Joan what is just, as at her suit showing that the said liberty had been taken into the king's hand by his ministers before these times, without reasonable cause, and that the king had adjudicated the cause before the council of England as erroneous and unreasonable and had restored the liberty to her and ordered the issues to be restored, and she sustained grave damage by reason of the taking of the liberty and besought the king to see to her indemnity in the matter, and because Thomas son of Maurice de Berkeleye, Thomas son of Peter de Breosa and Thomas Blaunkfront, knights, mainperned for Joan in chancery, to answer yearly at the exchequer, Dublin, for the issues of that liberty from the time of its being taken, the king granted that it

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*Membrane 20d—cont.*

should not be taken into his hand during Joan's life without reasonable cause of which he would be certified beforehand in England, so that she should have due warning to come before the king and answer upon that cause, and if it were adjudged reasonable, she should have the custody of the liberty while it remained in the king's hand and should answer for the issues thereof at the exchequer; and now she has informed the king that because she did not come before the justiciary at Droghda on an appointed day to show by what warrant she claimed to have divers liberties specified in a writ of *quo warranto*, at her manor of Trym, he has caused that liberty to be taken into the king's hand, whereupon she has besought the king to provide a remedy.

By the keeper and C.

April 10.  
Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to permit Thomas Rothery, knight, imprisoned in the Tower, to hear masses and go out of the prison under safe conduct as often as is necessary for the recreation of his body, in accordance with the ordinance of the king and his council, so that he be detained safely in the Tower until further order.

By the keeper and C.

April 14.  
Reading.

To the collectors in co. Essex of the subsidy of 40s. for making the king's eldest son a knight. Order to supersede the demand made upon Ralph, bishop of London, for that aid by reason of his fees of the temporalities in his own hands, for which he has undertaken to pay the aid at the exchequer, but to cause the aid to be levied of the fees in the hands of his tenants of the said tenants, without delay.

By C.

The like to the collectors in the following counties, to wit :—

The collectors in co. Middlesex.

The collectors in co. Sussex.

The collectors in co. Surrey.

The collectors in co. Hertford.

To Peter Kytewylde. Order to be at London before the council on St. Mark next, to do what shall be enjoined upon him.

By K.

The like to the following, to wit :—

Thomas Roys.

Peter le Whyte.

The constable of Bristol castle or him who supplies his place, to be there on Friday after St. Mark next.

The sheriff of Cambridge to be there on St. George's day next.

The sheriff of Oxford to be there on the said day.

April 10.  
Reading.

To Walter de Bermyngham, justiciary of Ireland, or to him who supplies his place. Order to restore to Robert de Morlee the office of the marshalsea of Ireland together with the issues thereof, informing the king, under the seal used in Ireland, if there was any particular reason why that office was taken into the king's hand, as Robert has shown the king that although he and his ancestors have held that office by hereditary right from time out of mind, and he demised it to Ralph de Ufford, late justiciary of Ireland, to hold at will, it was taken into the king's hand after Ralph's death because no one was deputed to exercise it on Robert's behalf, and he has besought the king to order the office and its issues to be restored to him.

By C.

April 18  
Reading.

To the treasurer and barons of the exchequer. Whereas the pope conferred the canonry and prebend of St. Chad's church, Shrewsbury, which Hugh de Walmesford obtained, who died at the apostolic see, on Laurence de Northburgh as appears by bulls shown in chancery, and now the king has

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*Membrane 20d—cont.*

learned from Laurence that although he possessed the same by virtue of the bull for a long time, yet the sheriff of Salop has taken the prebend into the king's hand and amoved Laurence from the possession thereof, asserting that it was in the hand of one William Vacce de Camberiac, an alien, although he died before Hugh held the prebend, whereupon Laurence has besought the king to provide a remedy: the king therefore orders the treasurer and barons, if they find by the certificate of Roger, bishop of Coventry and Lichfeld, by inquisition or otherwise that William Vacce died as aforesaid, and that the prebend which he held is the same as that which Laurence holds by the pope's collation, then to direct the sheriff to restore that prebend to Laurence without delay, with the issues thereof. By C.

## MEMBRANE 19d.

April 10. Thomas de Wynkefeld acknowledges that he owes to Richard earl of  
Reading. Arundell 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

April 10. Almaric, parson of Bedyngton church, acknowledges that he owes to  
Reading. Alan atte Mount of Stanes 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

April 5. To the taxers and collectors in co. Norfolk of the tenth and fifteenth last  
Reading. granted. The men and tenants of the towns and hamlets of Estderham, Hoo, Swanton, Gressenhale, Great Biteryngg, Skernygg, Great Fransham and Wendlyngg in that county have shown the king that whereas in the 10th year of the reign they were newly taxed because the corn then growing in their lands was entirely destroyed by a terrible storm, so that they could not pay so much as before for the tenth and fifteenth, and although they have been so impoverished from the time of that destruction that they are hardly able to maintain themselves, but they are ready to pay the same sum as in the last grant of the tenth and fifteenth, yet the collectors distrain them to pay as much as they paid before the said destruction, whereupon they have besought the king to cause only the smaller sum to be levied, or to order them to be newly taxed according to the quantity of goods which they now have: the king therefore orders the collectors to take full information upon the matter and to cause those men to be newly taxed according to the quantity of goods which they now have, and to cause answer to be made to the king according to the new taxation, so that they receive as much as was paid at the last levy. By C.

April 10. To John archbishop of Canterbury, William bishop of Winchester,  
Reading. Richard de Stafford and Peter de Gildesburgh. Order to cause the lord of Tankervill, lately taken in war in France and in their custody, to be brought under safe conduct and placed in some strong and well walled place, so that no one may communicate with him without the king's special order, not allowing his servants to leave the place. [*Fœdera.*]

The like to Thomas de Holand for the count of Eu, constable of France. [*Ibid.*]

April 6. To the treasurer and barons of the exchequer. Order to supersede the  
Reading. demand made upon the abbess and minoresses without Alegate, London, for the biennial tenth granted by the clergy and for the biennial tenth and fifteenth last granted by the community of the realm, until further order.

By the keeper and all the council,

*Membrane 19d—cont.*

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Feb. 20.  
Eltham. To the abbot and convent of Certeseye. Request to grant to Thomas de Oldyngton, the king's clerk, such yearly pension as they owe to one of the king's clerks by reason of the new creation of the abbot, until they shall provide him with an ecclesiastical benefice. By p.s.
- April 14.  
Reading. Katherine late the wife of Robert de Hakeneye, citizen of London, and Thomas their son, acknowledge that they owe to William Box, citizen and merchant of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.
- April 12.  
Reading. To Thomas de Foxle, constable of Wyndesore castle. Order to receive Arnald de la Maynade from William Trussel, take him to that castle and keep him there until further order, as the king has ordered William to deliver Arnald to Thomas, by indenture, to be so kept.
- April 12.  
Reading. To William Trussel. Mandate in pursuance.
- April 16.  
Reading. To the mayor and bailiffs of Sandwich. Order, upon sight of these presents, to cause proclamation to be made that no one wishing to take customable merchandise to parts beyond the sea from that port, or bring it thither, shall cause it to be placed in ships or unladed before it is customed by view of the collectors of customs there, upon pain of the forfeiture thereof, and they shall take and keep safely until further order any merchandise found after the proclamation, before it has been duly customed. By C.
- Enrolment of release by Gilbert Peytevyne to Robert prior of Bruton and the convent of all his right and claim in the lands, rents and reversions which they hold of the grant of John, archbishop of Canterbury in Stonyeston, co. Somerset, with the reversion of the lands which Walter Peytevyne and Lucy his wife hold for their lives by the prior's demise, in that town. Witnesses: John, archbishop of Canterbury, Master John de Offord, chancellor of England, Walter de Pavely, John de Seintlo, knights, Robert Panis, William Welde, Richard de Coker, John Draycote the younger, John de Bekynton, John de Winkalton, John de Mersshton.
- Memorandum* that Gilbert came into chancery at Westminster on 20 April and acknowledged the preceding deed.—The chancellor received the acknowledgment.
- Enrolment of deed testifying that whereas Roger Normaund of Southampton is bound to Isabel late the wife of Nicholas de Wyly in 300*l.* to be paid at Michaelmas in the 20th year of the reign, Isabel has received the said sum. Witnesses: William de Overton, Walter de Haywode, John de Brey of Andevere, Walter de Shireveton, Richard Dansy, John de Codeworthe, Giles de Escote, Walter du Park, William Loueratz, Robert le Duyn. Dated at Westuderlegh on Friday after Christmas, 20 Edward III.
- Memorandum* that Isabel came before John de Stouford on Tuesday in the second week in Lent and acknowledged the preceding deed, and John received the acknowledgment by writ, which is among the writs of *dedimus potestatem* of this year.
- April 20.  
Reading. To John Howard, John Harsyk and John de Fyncham, taxers and collectors in co. Norfolk of the tenth and fifteenth for the first year of the grant for two years made by the community of the realm. Order to supersede the order directing them to receive from the men of the towns of Wygenhale, Tylneye, Tyryngton, Walpol, Walsokne and Westwalton in that county as much for the said first year as they paid in the last grant of the tenth and fifteenth, for certain causes shown before the council, and to cause the tenth and fifteenth to be levied of them according to the form of the exchequer orders,

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1327.

*Membrane 19d—cont.*April 18.  
Reading.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to cause what is necessary to be done to annul the outlawry promulgated against William de Hesill of Berewyk in Elmete, if they find that he was in the king's service in the war of Scotland at the time of the said promulgation, as he has besought the king to provide a remedy, as he was staying in that service in the 10th year of the reign in the company of Thomas Ughtred, as Thomas has testified to the king, and he was then outlawed for the death of Henry de Akeworth, of which Richard de Akeworth, Henry's brother, appealed him. By p.s.

*MEMBRANE 18d.*March 20.  
Reading.

To Richard de Alverton. Order to be before the council at Westminster three weeks from Easter next to treat with other merchants assembled there concerning divers affairs touching them and the people of England and they shall not omit this upon pain of forfeiture. The king has ordered the sheriff of York to cause Richard and the other merchants of that bailiwick to come before the council on that day. By the keeper and C.

[*Report Dignity of a Peer*, iv, p. 563.]The like to seventy-eight others. [*Ibid.*]March 20.  
Reading.

To the sheriff of Gloucester. Order to cause Roger Turtle of Bristol, John le Spicer of Bristol, and Everard Fraunceys of Bristol, and four or six merchants of that county in addition to come before the council on the said day to treat as aforesaid. By the keeper and C.

[*Ibid.*]

The like to the sheriffs of Lincoln, Northumberland, Nottingham, Derby, Leicester, Norfolk, Suffolk, Northampton, Warwick, Southampton, and Huntingdon. [*Ibid.*]

April 24.  
Reading.

William de Fyncheden, the elder, and Thomas de Thwayt acknowledge that they owe to Hugh de Hastinges, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Henry de Cobham, son and heir of Thomas de Cobham, acknowledges that he owes to the prior of Rochester 20*l.*; to be levied etc. in co. Kent.

Jan. 27.  
Eltham.

To the sheriff of Northampton, John de Lyouns and John de Waldegrave. Order to arrest all those who resist in the levying of the aid for making the king's eldest son a knight in co. Northampton and who refuse to pay their portions, and to detain them in prison until the king has ordained concerning them, as the king appointed the sheriff and others to levy that aid in the said county and to do certain other things contained in his letters patent to them, and now he has learned that certain men of the county refuse to pay the portions touching them and do not permit distrains to be made upon them therefor, resisting the collectors by armed force, and some others have not cared to come before the collectors when enjoined to do so. By C.

April 18.  
Reading.

John le Chamberleyn of Great Hallyngbury acknowledges that he owes to Thomas son of William le Clerc of Great Hallyngbury 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

April 19.  
Reading.

David de Wollore, clerk, acknowledges that he owes to William la Zouche, archbishop of York, 800*l.*; to be levied etc. in co. York.—William de Burgh, clerk, received the acknowledgment by writ of *dedimus potestatem*, which is on the files for the 24th year of the reign.

*Cancelled on payment.*

1327.

*Membrane 18d—cont.*

Enrolment of release by Maud late the wife of Richard de Barbeflet, burgess of Southampton, in her widowhood, to Roger Normand, burgess of Southampton, and Joan his wife and to Roger's heirs, of all her right and claim in the manor of Shirlegh and Hull near Southampton. Witnesses: Sir John de Scures, then sheriff of Southampton, Sir John de Warblynton, and Sir Roger Wodelok, knights, Adam Bukesgate, Andrew Payn, John de Welynton, William de Caldecote, Thomas atte More, Thomas de Bynedon, Henry de Lym, Hugh Sampson. Dated at Southampton on Sunday after the Exaltation of the Cross, 3 Edward III.

*Memorandum* that Maud came before John de Stouford on Monday in the second week of Lent, and acknowledged the preceding deed, and John received the acknowledgment by the king's writ, which is on the files among the writs of *dedimus potestatem* for this year.

April 21. Geoffrey de Say, knight, acknowledges that he owes to Richard de  
Reading. Lamhethe, citizen and fishmonger of London, and to John Bonet, 'wodemongere,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 23. Simon de Pirie acknowledges that he owes to William Arthur 100*l.*; to  
Reading. be levied &c. in co. Northampton.

April 20. Roger Cuppere is sent to the prior and convent of St. Michael's Mount,  
Reading. Cornwall, to receive such maintenance from that priory as John Trewarthien, deceased, had there by the king's order. By p.s.

*MEMBRANE 17d.*

Enrolment of deed testifying that whereas Sir John de Etton, late rector of Great Massyngham church, granted that a messuage and a bovate of land in Etton, which are held of Adam de Everyngham of Laxton by knights' service, which Sir Robert de Howine, Sir John le Forester and Sir John de Garton, chaplains, hold for life by the grant of John de Etton with reversion to him, shall remain to Sir Thomas de Etton, rector of Testerton church, diocese of Norwich, Sir William de Doncastre, rector of Rothynghplumbia church, diocese of London, and to Richard de Holdernes, rector of Ouneby church, diocese of Lincoln, and the said Robert, John and John have attorned themselves to Thomas, William and Richard for their services by reason of that grant, Adam has given licence to Thomas, William and Richard to grant that the messuage and land shall remain to the three chaplains and to their successors celebrating divine service for the soul of John de Etton and of all the faithful departed in the new chapel of Etton built by John de Etton in honour of the Holy Trinity, notwithstanding the statute of mortmain. Dated at Westminster 24 April, 1347.

*Memorandum* that Adam came into chancery at Westminster on 26 April, and acknowledged the preceding deed.

Enrolment of grant by Richard fitz Simond to John de Ufford, knight, Geoffrey de Oxewyk, parson of Penysthorp church, and William de Wychngham of his manor of Letheryngham, co. Suffolk, and his manors of Penysthorp, Glosthorp and Bauseye, co. Norfolk, with all his other lands in those counties, and with the advowsons of the priory of Letheryngham and Penysthorp church. Witnesses: John de Foxle, John

1327.

*Membrane 17d—cont.*

de Oxneye, Ralph Swyft, William Casteleyn, Richard le Forester. Dated at Chelesworth on Wednesday the feast of St. Mark, 21 Edward III.

*Memorandum* that Richard came into chancery at London on 28 April, and acknowledged the preceding deed.

Enrolment of grant by Robert son and heir of Henry Menill of Great Thrillowe to William de Dersham of three plots of his land and a plot of wood called 'Randolfesgrove' with all appurtenances in the town of Great Thrillowe, which plot of land lies in a field called 'le Brokfeld,' and the said wood lies between a wood called 'le Halioky' on one side and the said le Brokfeld on the other. Witnesses: Sir Gilbert Pecche, Sir Thomas de Bernaston, knights, William de Clopton, John de Clopton, William Godyng, Bartholomew Wybert and Edmund le Parker. Dated at Great Thrillowe, on 16 April, 21 Edward III.

*Memorandum* that Robert came into chancery at Westminster, on 28 April and acknowledged the preceding charter.

April 30.  
Reading.

Edward de Kendale, knight, acknowledges that he owes to Hugh de Hastynges, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

*Cancelled on payment, acknowledged by John de Barneburgh, attorney of the executors of Hugh's will.*

Enrolment of assignment of dower to Joan late the wife of John Bernak, tenant in chief, made at Walderton, co. Sussex, by Reginald le Forester, escheator, on 24 August, 20 Edward III, of all the lands which belonged to John at his death, to wit: a third part of 15*s.* 8*d.* yearly rent to be received of three tenants in Walderton who hold in bondage; a third part of 12*d.* yearly rent to be received from two free tenants there yearly together with a third part of the services of those tenants. This assignment was made in the presence of Nicholas de Nynian, Roger le Bole, Peter Waleys, John le Frye, Richard Alisaundre, Richard Page, William de Torkeseye.

Enrolment of grant by Walter son and heir of Walter de Mokkyng to Sir John Fitz Wautter, lord of Wodeham, of an annuity of 40*l.* to be received yearly of all his lands in the towns of Horndone, Mokkyngg, Stanford, Beneflete, Westillebury, Chaldewell, Dontone, Fobbyngg, Couryngham and Orseth, with power to distrain if the rent be in arrear. Witnesses: Sir Thomas Gobyoun, Sir Richard Goshalm, knights, Robert de Teye, William de Teye, Thomas de Sheltone, Richard fitz Richard of Bydeford, John de la Pole, John de Claketon, William Caumvyll. Dated at London on 4 May, 21 Edward III. *French.*

*Memorandum* that Walter came into chancery at Westminster on 4 May and acknowledged the preceding deed.

April 26.  
Reading.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to supersede the further promulgation of exigents against Edmund de Fulshagh, Nicholas son of Alexander Devyas of Samelesbury and Thomas son of John de Halghton while they are staying in the king's service in parts beyond the sea, as they are indicted for certain felonies and trespasses in co. Lancaster, and because they did not come before the justices to answer therefor, they are placed in exigent to be outlawed in that county, whereupon they have besought the king to cause the further promulgation of the exigents to be superseded as aforesaid.

May 6.  
Reading.

To the collectors of customs in the port of Newcastle upon Tyne. Order to supersede the payment to Robert Bertram of 100 marks of the 200 marks which the king lately granted to him to be received yearly. By C.

1327.

*Membrane 17d—cont.*

The like to the following, to wit :

The collectors of customs in the port of Kyngeston upon Hull.

William de la Pole, to whom the king granted the ancient custom of wool, hides and wool-fells in the port of Kyngeston upon Hull.

To Walter de Chiriton and his fellows, merchants to whom the king granted the customs and subsidies in all the ports of England. Order to supersede the payment to Robert Bertram of the issues of the customs granted to him by the king, to wit 100 marks in the port of Newcastle upon Tyne and 100 marks in the port of Kingeston upon Hull. By C.

*MEMBRANE 16d.*

Enrolment of indenture between the king of the one part and Walter de Chiriton of London and Gilbert de Wendlyngburgh, merchants of England, of the other part, testifying that the merchants have undertaken to discharge the king of 100,000*l.* of the debts which he owes in Gascony for wages due there, for which bills can be shown under the seals of the constables of Bordeaux or those who supply their places, who have been there since the 10th year of the reign, each sterling being reckoned at the value of the money current in those parts at the time when the bills were made, and the merchants have undertaken to discharge the king of 20,000*l.* due by him to the merchants of the society of the Peruches or other debts lent to him when Sir William de Norwell, Sir William de Cusance and Sir William de Edyngdon were keepers of the wardrobe, for which bills were made under the seals of those keepers, and for the 40,000*l.* which Walter and Gilbert ought to take to discharge the king of the 120,000*l.*, the king grants to them three parts of all the profits arising from his stamps of gold and silver which they shall bring in plate or bullion to the stamps until they are fully paid, and that for every sum for which they shall deliver bills or other bonds in the king's discharge, they shall take their payment upon the assignment aforesaid according to the quantity of such discharge, and if they bring gold or silver to be made before they have acquitted the king, the said three parts of the profit shall be put in equal hand to be kept until they have made such acquittance. Dated at Westminster on 20 April, 21 Edward III. *French.* By p.s.

*Memorandum that this indenture was previously made to Matthew Canaceon and his fellows, merchants of Aust, on 20 May in the 18th year of the reign, and now by virtue of a writ of privy seal, which is on the files for this year, it is changed, with Matthew's consent, to the persons of Walter and Gilbert under this form.*

Enrolment of grant by Bartholomew de Fanacourt, knight, to Sir Adam de Everyngham of Laxton, knight, of a yearly rent of 10 marks, to be received of all his lands in Skynnergrevre near Brotton, with power of distraint if the rent be in arrear. Dated at Brotton on Wednesday the feast of St. Mark, 21 Edward III.

April 25. Geoffrey de Lucy acknowledges that he owes to Richard de Lamheth, Reading. citizen and fishmonger of London, 20*l.* ; to be levied, in default of payment, of his land and chattels in co. Kent.

April 26. Richard Stamer of Ronewell, John Brune of Hanyfeld, William Fissh Reading. of Stowe and Richard atte Rothe of Wodeham Ferers acknowledge that they owe to John son of William Lengleis of Bridbrok 10*l.* ; to be levied etc. in co. Essex.

*Membrane 16d—cont.*

1327.

April 20.  
Reading.

To the sheriff of Stafford. Order to supersede until further order the execution of any writ to take John de Stafford, constable of Bannebury castle, as the king ordered the sheriff to take John, who was accused with others of notorious misdeeds done at Beaumes, co. Berks, and to cause him to come before Lionel, the king's son, keeper of England, on a day now past, to do and receive what should then be ordained, and John besought the king to order the said arrest to be superseded by a mainprise, as he is not guilty and is ready to stand to right thereupon before the king's justices, and Richard de Stafford, knight, Peter de Gildesburgh, John de Vernoun, knight, John de Tameworth, William de Rothewell and John de Whishton have mainperned in chancery to have John before the justices or elsewhere, at the king's order, to stand to right in the premises and to do and receive what shall there be determined. By C.

The like to the following, to wit:

The sheriff of Lancaster.

The sheriff of Lincoln.

Edward, prince of Wales, duke of Cornwall and earl of Chester, or to his justice of Chester or to him who supplies the justice's place.

April 27.  
Reading.

John, abbot of Shirebourn acknowledges for himself and convent that they owe to the prior of Bustlesham Mountagu 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Dorset.

April 24.  
Reading.

To the keepers of the maritime land in co. Southampton. Order to supersede the distraint made upon the prior or keeper and the leprous women of the house or hospital of Bradelegh for finding a man at arms or other for that custody, as the prior has shown the king that although the possessions of that house do not suffice for the maintenance of the prior and lepers there without other help, yet the keepers distrain them to find a man at arms and others for that custody by reason of their lands in the county, wherefore they have besought the king to order them to be discharged. Proviso that the prior shall send the men of his household if the king's enemies presume to attack those parts.

April 12.  
Reading.

To the collectors in the diocese of Llandaff, of the triennial and biennial tenth last granted by the clergy. Order to supersede the demand for that tenth which they make on the chapter of Llandaff church for the temporalities of the bishopric for the time when they were in their custody by reason of the voidance by the death of John, the last bishop, of which they had the custody by the late king's grant, for rendering a certain thing yearly to the king. By C.

April 28.  
Reading.

John de Cusance, prior of Bermondeseys, acknowledges for himself and his convent that they owe to William de Osberston, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

May 5.  
Reading.

Thomas de Mussenden acknowledges that he owes to John Lovel, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment, acknowledged by Gilbert Everard, executor of John's will.*

1327.

April 8.  
Reading.

MEMBRANE 15d.

To W. archbishop of York. The king sends to him Nicholas de Staunford, his clerk, with letters under the privy seal upon the war of France, the king's need and the aid which the clergy of the realm granted at Westminster and the magnates and other laity also granted in the same council, requesting him to consider the contents of those letters and aid the king with wool, as a loan, in a way in which the king may feel the benefit thereof, and to certify the king of what he does in the matter, and the king promises to satisfy him and the rest of the clergy and community for such a loan, at the appointed time.

By K.

[*Fœdera.*]

The like to the following, to wit :

The dean and chapter of St. Peter's, York  
The chapters of Beverley, Houeden and Ripon  
The abbot of St. Mary's, York, and eleven other abbots  
The master of St. Leonard's, York  
The prior of Kirkeham and twelve other priors  
The bishop of Durham  
The prior and chapter of Durham  
The dean of Aukeland  
Master William de la Mare and nine others

to whom  
Nicholas de  
Staunford,  
clerk, is sent.

[*Ibid.*]

The chapter of St. Mary's church, Suthwell  
The abbot of Welbek  
The abbot of Rufford  
The prior of Mathersaye  
The prior of Wirshop  
The prior of Thurgarton  
The prior of Belver  
The prior of Shelford  
The prior of Newstead (*de Novo loco*) in Shirwode  
The parson of Byngham church

Nottingham

The abbot of Beauchef  
The abbot of Derleye  
The abbot of la Dale  
The prior of Repyndon  
Brother Hugh Michel 'commandour' of la Maudeleyne

Derby

to whom  
William de  
Whithurst,  
clerk, is sent.

The abbot of Whallaye  
The abbot of Cokersand  
The abbot of Fournays  
The abbot of Kirkemell

Lancaster.

The abbot of Chester  
The abbot of Cumbermere  
The abbot of Vale Royal (*de Valle Regali*)

Chester.

The abbot of Basyngwerk  
The prior of Norton  
The prior of Birkheved

1327.

*Membrane 15d—cont.*

The dean and chapter of St. Mary's  
 church, Lincoln  
 The abbot of Thorneton  
 The abbot of Grymesby  
 The abbot of Humberstan  
 The abbot of Neusum  
 The abbot of Louth Park (*de Parco  
 Lude*)  
 The abbot of Revesby  
 The abbot of Topholm  
 The abbot of Swynesheved  
 The abbot of Bardenay  
 The abbot of Barlynges  
 The abbot of Kirkestede  
 The abbot of Brune  
 The abbot of Crouland  
 The abbot of Vaudey (*de Valle Dei*)  
 The abbot of Neubo  
 The master of the order of Sempryngham  
 Brother Robert Cort, precentor of la  
 Briwere and Eycle.  
 The prior of Sempryngham  
 The prior of Elsham  
 The prior of Spaldyng  
 The prior of Sixhill  
 The prior of St. Katherine's without  
 Lincoln  
 The prior of Thornholm  
 The prior of Bolyngton  
 The prior of Markeby  
 The prior of Alvyngham  
 The parson of Uffyngton church  
 The parson of Longledenham church  
 The parson of Wylughby church  
 The parson of Corby church  
 The parson of Elyngton church  
 The parson of Estdepyng church

Lincoln, to whom John de  
 Watenhull, clerk, was sent.

The abbot of Leicester  
 The prior of Olvescroft  
 The abbot of Croxton  
 The abbot of Gerendon  
 The prior of la Lande  
 The prior of Oseleston

Leicester

The bishop of Coventry and Lichfield  
 The abbot of Bordeslee  
 The abbot of Merevale (*de Mira Valle*)  
 The abbot of Coumbe  
 The abbot of Stonelegh  
 The abbot of Alcestre  
 The prior of Coventre  
 The prior of Kenelworth  
 The prior of Stodele  
 The prioress of Nunne Eton

Warwick

to whom  
 John de  
 Watenhull is  
 sent.

1327.

*Membrane 15d—cont.*

Master Roger de Nassyngton	}	in the church of Lichfield	}	to whom John de Watenhull is sent.
Master Thomas de Asteleye				
Thomas de Clopton				
John de Melburn				
The archdeacon of Coventre				
Master Thomas de Northwode, 'arch- deacon of Lincoln	}	in the church of Lincoln		
Master Nicholas Tarent				
Master Walter de Stauren				
Master Peter de Dalderby				
Master Giles de Redmere				
Master William de Excestr[ia]				
Master Henry de la Dale				
Master William Bachelor				
Master John de Aton				
Richard de Whitewell				
Henry de Edenestowe				
Master Ralph Ergum				
Geoffrey de Edenham				
The abbot of Hyde near Winchester	}	Southampton		
The abbot of King's Beaulieu				
The abbot of Tichefeld				
The abbot of Lettele				
The abbess of St. Mary's, Winchester				
The abbess of Romeseye				
The abbess of Wherewell				
The prior of St. Swithun's, Winchester				
The prior of Suthwyk				
The prior of Motesfount				
The prior of Christchurch, Twynham	}	Somerset		
The prior of Brummore				
The bishop of Bath and Wells				
The abbot of Glastonbury				
The abbot of Keynesham				
The abbot of Clyve				
The prior of Bath				
The prior of Taunton	}	in the church of Wells		
The prior of Dunsterre				
The prior of Bradeleye				
Master Robert de Stonore				
Walter de London, dean of Wells	}	Dorset		
Master Richard de Thistelden, treasurer of Wells				
The abbot of Shirburn				
The abbot of Abbotesbury	}			
The abbot of Cerne				
The abbot of Middelton				
The abbot of Bynyngdon				
The abbess of Shaftesbury				

1327.

*Membrane 15d—cont.*

The bishop of Rochester The abbot of Faversham The abbot of Lesnes The abbot of Langedon The abbot of St. Radegundis The abbot of Boxele The abbess of Mallynges The prior of Christ Church, Canterbury The prior of St. Gregory, Canterbury The prior and convent of St. Augustine's, Canterbury The prior of Ledes The prior of St. Martin's, Dover The prior of Bilsyngton The prior of Tonebrigge			
The abbot of Certeseye The abbot of Waverleye The prior of Merton The prior of Newerk near Guldeford The prior of Suthwerk		Kent	
The dean and chapter of St. Richard's, Chichester The abbot of Battle The abbot of Robertsbridge ( <i>de Ponte  Roberti</i> ) The abbot of Begeham The prior of Michelham The prior of Lewes The abbot of Boxgrave The prior of Heryngham		Surrey	
		Sussex	to whom Thomas de Capenhurst, clerk, is sent.

*MEMBRANE 14d.*

The abbot of Waltham The abbot of Colecestre The abbot of St. Osith's The abbot of Coggeshale The abbot of Stretford The abbot of Bilygh The abbot of Walden The abbess of Berkyng The prior of Dunmawe The prior of Hatfeld Regis			
The abbot of St. Albans The prior of Hertford The prior of Royston ( <i>Crucis Roesie</i> ) The rector of Assherigge		Essex	
		Hertford	to whom John de Marton, clerk, is sent.

1327.

*Membrane 14d—cont.*

The bishop of Norwich	Norfolk and Suffolk	to whom John de Marton, clerk, is sent.
The abbot of St. Benet, Hulme		
The abbot of St. Edmunds		
The abbot of Derham		
The abbot of Langeleye		
The abbot of Wenlyng		
The prior of Holy Trinity, Norwich		
The prior of Buttele		
The prior of Coggeford		
The prior of Walsyngham		
The prior of Westacre		
The prior of Wyrmegaye		
The prior of Pontenaye		
The prior of Hiclyng		
The prior of Bromholm		
The prior of Holy Trinity, Ipswich	Bedford	to whom Ed[mund] de Grymesby, clerk, is sent.
The prior of St. Peter's, Ipswich		
The prior of Blyburgh		
The parson of Trymyngnam church		
The abbot of Wardon		
The abbot of Woubourn		
The abbess of Elnestowe		
The prior of Newenham		
The prior of Dunstaple	Buckingham	
The prior of Chiksand		
The parson of Merston church	Cambridge	
The parson of Shutlyndon church		
The parson of Ivynghe church		
The parson of Turvaye church		
The abbot of Missenden		
The prior of Hurle		
The bishop of Ely		
The abbot of Thorneye		
The prior of Ely	Huntingdon	
The prior of Bernewell		
The prior of Angleseye		
The parson of Fenstanton church		
The parson of Trumpeton church		
The parson of Melreth church		
The parson of Berseye church		
The parson of Badburgham church		
The abbot of Rameseye	Huntingdon	to whom Ed[mund] de Grymesby, clerk, is sent.
The abbot of Sautre		
The prior of Huntyngdon		
The prior of St. Ives		
The parson of Glatton church		
The parson of Conyngton church		
The parson of the Yakesle church		
The parson of Alwalton church		
The parson of Aylyngton church		
The parson of Little Stanton church		
The parson of Alkmundebury church		
The parson of Stanground church		
The parson of Longestowe church		
The parson of Great Stotton church		
The parson of Catworth church		
The parson of Kynebauton church		

1327.

*Membrane 14d—cont.*

The abbot of Peterborough  
 The abbot of Pippewell  
 The abbot of Sulleby  
 The abbot of St. James, Northampton  
 The abbot of Lavenden  
 The abbot of Bitlesden  
 The abbess of St. Mary de Pratis,  
     Northampton  
 The prior of Davenport  
 The prior of Assheby Canonicorum  
 The prior of Chaucoumbe  
 Master Ralph de Waldegrave  
 The parson of Castre church  
 The parson of Berugh church  
 The parson of Ufford church  
 The parson of Helpston church  
 The parson of Etton church.  
 The parson of Peykirk church  
 The parson of Benyfeld church  
 The parson of Stanwyk church  
 The parson of Clyve Regis church  
 The parson of Bulwyk church  
 The parson of Raundes church  
 The parson of Deen church  
 The parson of Weldon church  
 The parson of Ketryng church  
 The parson of Hegham Ferrers  
     church  
 The parson of Thyngden church  
 The parson of Wendlyngburgh  
     church  
 The parson of Bucbrok church  
 The parson of the church of Thorp near  
     Northampton  
 The parson of Stowe church  
 The parson of Brikelesworth church  
 The parson of Murdon church  
 The parson of Toucestre church  
 The parson of Hamslope  
 The parson of Pisseford church  
 The parson of Tichemersh church  
 The parson of Harberwe church  
 The parson of Welford church  
 The parson of Keston church  
 The parson of Barton Comitis  
     church  
 The parson of Pyghtesle church  
 The parson of Irtlyngburgh church  
 The parson of Lilleford church  
 The parson of Lufwyk church  
 The parson of Achirche church  
 The parson of Irchestre church  
 The parson of Paston church  
 The parson of Waldegrave church  
 The parson of Undele church

Northampton

to whom  
 Ed[mund] de  
 Grymesby,  
 clerk, is sent.

1327.

*Membrane 14d—cont.*

The abbot of Oseneye	}	Oxford	}	to whom William de Kelleseye, clerk, is sent.
The abbot of Dorchestre				
The abbot of Nottele				
The abbot of Thame				
The abbot of Eynesham				
The abbot of Godestowe				
The prior of St. Fredeswide, Oxford				
The prior of Burcestre				
The prior of Hognorton	}	Berks		
The abbot of Abyndon				
The abbot of Redyng				
The prior of Bustlesham				
The prior of Walyngford				
Ed[mund] de la Beche, archdeacon of Berks	}	in the church of Salisbury.		
The bishop of Salisbury				
Master Elias de Sancto Albano				
Master John de Langebergh				
Master Richard de Thurghmerston				
Master Robert Baldok	}	Wilts		
The abbot of Stanlegh				
The abbot of Malmesbury				
The abbess of Wilton				
The prior of Bradenestok				
The prioress of Aumbresbury	}	Gloucester		
The abbot of St. Peter's, Gloucester				
The abbot of St. Augustine's, Bristol				
The abbot of Cirencestre				
The abbot of Teukesbury				
The abbot of Hayles				
The abbot of Wynchecoumbe				
The abbot of Flaxeles				
The abbot of Kyngeswode				
The prior of Lanthon near Gloucester				
The prior of St. Oswald, Gloucester				
The prior of Stanlegh Regis	}	Worcester		
The bishop of Worcester				
The abbot of Evesham				
The abbot of Pershore				
The prior of Worcester				
The prior of Great Malverne				
The prior of Little Malverne	}	in the church of Hereford.		
The bishop of Hereford				
The dean of Hereford				
The archdeacon of Hereford				
Master Thomas Trillek				
Master Thomas Hakelute				
Master Robert de Henle				
Master John de Hoo	}	to whom Gilbert de Chishull, clerk, is sent.		

1327.

*Membrane 14d—cont.*

The abbot of Dore	}	Hereford	}	to whom Gilbert de Chishull, clerk, is sent.
The prior of Hereford				
The prior of Wormelowe				
The abbot of Wygemore	}	Salop		
The abbot of Salop				
The abbot of Haghmon				
The abbot of Lilleshull				
The abbot of Burton upon Trent	}	Stafford		
The abbot of Roucestre in Doudale				
The abbot of Crokesden				
The abbot of Dieulacres				
The prior of Ronton				
The prior of St. Thomas the Martyr near Stafford				
The prior of Stone				
The prior of Trentham				
The prior of St. German's	}	Cornwall		
The prior of Bodmin				
The prior of Launceveton				
The bishop of Exeter	}	in Exeter church	to whom John de Trente, clerk, is sent.	
Master Robert Herward				
Master John de Northwode				
Master Otto de Northwode				
The dean of Exeter				
Master Richard de Witslad, treasurer of Exeter				
The archdeacon of Totton				
The archdeacon of Barnestaple				
Master John de Sharesull, precentor of Exeter church				
Master Hugh de Seton, canon of Exeter				
Master Ralph de Waldegrave	}	Devon		
Simon Faukoner, 'commandour' of Beverle				
The abbot of Forde				
The abbot of Bukland				
The abbot of Bukfestre				
The abbot of Torre				
The abbot of Tavystok	}	Middlesex	}	to whom John de Houton, clerk, is sent.
The prior of Plympton				
The prior of St. Bartholomew's, Smithfield				
The prior of the Hospital of St. John of Jerusalem in England	}	Middlesex	}	to whom John de Houton, clerk, is sent.

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*Membrane 14d—cont.*

The prior of Holy Trinity, London	} London	to whom John de Houton, clerk, is sent.
The prior of the Hospital of St. Mary without Bisshopesgate		
Master Gilbert de la Bruere, dean of St. Paul's church, London		
Master Reymund Peleryn		
Master Simon de Islep		
Master Adam Mirymouth		
Master Henry de Iddesworth		
Master Alan de Hothum		
Richard de Feriby		
Master Robert de Chikewell		
Master John Barnet		
Master Richard Plecy		
William de Cusancia		
Master Paul de Monte Florum		
The rector of Wrytele church		
John de Bourser, archdeacon of Essex		
Nicholas Hosbonde, parson of Great Hadham church		
Master John de Gaitesden		
The proctor of the hospital of St. Anthony		

## MEMBRANE 13d.

April 12.  
Reading.

To J. archbishop of Canterbury. Order upon pain of forfeiture to forbid anyone to exact anything for procurations of cardinals by reason of bulls or letters of the apostolic see contrary to the ordinance made in the last parliament held at Westminster, and if he attempts anything to the contrary the king will treat him as an enemy and a rebel, as the king is informed that Anibaldus, cardinal bishop of Tusculum, and Stephen, cardinal priest of SS. John and Paul, who have been staying for some time in France for a treaty of peace, have sent several of their proctors to England with such bulls, prejudicial to the king and his people, contrary to the ordinance and proclamation thereupon, and they have delivered them to the archbishop without showing them to the keepers of the ports where they landed, upon which pretext the archbishop directs the exaction of great sums of money for the expenses of those cardinals in France. By K. the keeper and C.

[*Fædera.*]

The like to the following, to wit:

The bishops of Salisbury, Chichester, Winchester, Ely, Exeter, Karliel, London, Worcester, Norwich, Hereford, Coventry and Lichfield, Bath and Wells, the archbishop of York and the collectors of the procurations of cardinals in the bishopric of Winchester and the archbishopric of Canterbury. [*Ibid.*]

May 7.  
Reading.

Roger Barnet, knight, acknowledges that he owes to John, archbishop of Canterbury, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Luscite acknowledges that he owes to Henry de Redmor 16*s.* 8*d.*; to be levied etc. in co. Devon.

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## Membrane 13d—cont.

Robert de Dalderby of Lincoln and Walter de Kelby of Lincoln acknowledge that they owe to William de Dersham 25*l.*; to be levied etc. in co. Lincoln.

*Cancelled on payment.*

May 8.  
Reading.

William de Hopton acknowledges that he owes to Roger de Chesterfeld, clerk, 18*l.*; to be levied etc. in co. Salop.

*Cancelled on payment.*

May 1.  
Reading.

To the sheriff of Southampton. Order to cause proclamation to be made that no one, upon pain of forfeiture, shall join, receive, maintain, or have commerce with John de Dalton, and to arrest him and take him and his accomplices to the Tower of London to be delivered to the constable there, whom the king has ordered to receive them and keep them safely until further order, as John and other malefactors have attacked by night the manor of Beaumes near Redyng, within the rod of the household of Lionel, keeper of England, and have ravished Margery late the wife of Nicholas de la Beche and have there slain Michael de Ponynges, 'le uncle,' Thomas le Clerk of Shipton and others, and also have carried off the goods and chattels found there to the value of 1,000*l.* and have beaten, wounded and ill-treated divers men there so that their lives are despaired of, and the said malefactors enter that bailiwick by night and day, drawing to themselves divers malefactors and committing crimes wherever they go. By K. and C.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

To John Darcy, constable of the Tower of London, or to him who supplies his place there. Order to receive from the sheriffs and keep safely in the Tower until further order John son of Robert de Dalton, knight, William son of John Trussel of Cublesdon, knight, Thomas Dardern, knight, Matthew Haydok, knight, Edmund de Mauncestre, knight, Thomas de Charnels, knight, Thomas de Dutton, Robert de Dalton 'le cosyn,' William Whitacre, of co. Warwick, Henry Mawaryn, John Broun, Gilbert de Haydok, Robert de Dalton, father of John de Dalton, Sarah Baillef, mother of Robert de Dalton 'le cosyn,' Adam Longbok, tailor of London, William Haydok, William de Whitton and John de Notebem, indicted for ravishing Margery late the wife of Nicholas de la Beche, killing Michael de Ponynges, 'le uncle,' and Thomas le Clerk of Shipton, and for other felonies committed at Beaumes near Redyng, before William de Thorp and his fellows, justices of oyer and terminer, and placed in exigent in co. Warwick, to be outlawed by process held before those justices, as is found by the tenor of the indictments and of the record and process made thereupon, sent into chancery. By K. and C.

[*Ibid.*]

*Memorandum* that other writs touching John de Dalton and the others are enrolled on the roll of fines for this year.

May 25.  
Reading.

William de Charneles of Bedeworth acknowledges that he owes to John Burgeys, of London, draper, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

May 3.  
Reading.

To the sheriffs and coroner of London. Order to continue in the same state in which it now is the assize of novel disseisin which William de Newenham son of John Osbern of Newenham arrames before them by a bill of *frisca forcía* against John Maryns, tailor, and others contained in the said bill, for tenements in London, so long as John is staying in the king's service in parts beyond the sea, to which he is about to set out, or until further order, in accordance with the ordinance. By C.

1327.

*Membrane 13d—cont.*

Enrolment of grant by Robert de Burghcher, knight, to John de Bockyngg of a yearly rent of 20 marks of his manor of Stanstede, for which he binds all that manor, with power of distraint if the rent is in arrear, for which he has paid 2s. down to John, in name of seisin, in the presence of William de Liston, William Picot, Robert de Preiers, Walter de Rouhey, John de Coggishale, of Rewenhale. Dated at Rewenhale on Monday after St. Barnabas, 20 Edward III.

*Memorandum* that Robert came into chancery at London on 16 May and acknowledged the preceding deed.

May 12.  
Reading.

To William Trussel of Cublesdon, constable of Odyham castle, or to him who supplies his place there. Order to receive William de Rameseye and Walter de Haliburton, knights, prisoners of Scotland, in the custody of Thomas de Foxle, constable of Wyndesore castle, from the said Thomas, by indenture, and to keep them safely until further order. The king has ordered Thomas to deliver those prisoners to William.

By C.

[*Fœdera.*]

Mandate in pursuance to Thomas.

By C.

[*Ibid.*]

## MEMBRANE 12d.

May 1.  
Reading.

Walter de Fynchynghfeld acknowledges that he owes to Humphrey de Bohun, earl of Hereford and Essex, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment, acknowledged by the earl before Thomas de Walmesford, appointed to receive that acknowledgment by writ of dedimus potestatem which is on the chancery files of the 21st year of the reign.*

May 2.  
Reading.

Robert le Milleward of Great Merlawe acknowledges that he owes to Walter de Merseye, citizen and cornmonger of London, 20*l.*; to be levied etc. in co. Berks.

May 1.  
Reading.

To the mayor and bailiffs of Lenne. Whereas the king lately ordered them to take inquisition by oath of the lawful men of that bailiwick, as to who thought Thomas de Foulsham to be dead, when he was alive, and who were present at his burial and of the names of those indicted for this, and to take into the king's hand the goods and chattels of those so indicted, and to keep them safely in prison until further order: the king, for certain causes, orders them to supersede the taking of the said persons, their lands, goods and chattels and to release without delay all that they may have taken by virtue of the said order, so that the goods and chattels be not eloigned but remain in the possession of those to whom they belonged, to be kept until further order.

Enrolment of acknowledgment of receipt by John Cissor, chaplain, from Richard Martyn, clerk, of 40*l.* to traffic therewith for Richard's profit, until Midsummer next, and to render account to him therefor when requested, and he binds himself to render such accounts. Dated at London on Wednesday the eve of the Invention of the Holy Cross, 21 Edward III.

*Memorandum* that John came into chancery at Westminster on 4 May and acknowledged the preceding deed.

May 4.  
Reading.

John son of Henry de Cobham, knight, acknowledges that he owes to Philip le Despenser, knight, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Membrane 12d—cont.*

1347.

May 5.  
Reading.

Joan late the wife of William de la Hay acknowledges that she owes to Robert Burghcher 10*l.*; to be levied etc. in co. Essex.

Thomas de Holbrok, knight, acknowledges that he owes to Robert de Burghcher 1,000*l.*; to be levied etc. in co. Suffolk.

John de Seint Clere, knight, acknowledges that he owes to Thomas Leggy, citizen of London, 12*l.*; to be levied etc. in co. Essex.

May 3.  
Reading.

To the constable of the Tower of London, or to him who supplies his place. Order to supersede the king's order directing him to release Nicholas de Luk from prison, as the king ordered the constable to certify him why Nicholas was detained there, and the constable returned that he was the serjeant of Percival de Portico, late master of the king's money in the Tower, who arrested him, because he was bound to render account for divers sums of money delivered to him as serjeant, for which answer was not made, and delivered him to Robert de Dalton, the late constable, and when Robert left that custody he delivered Nicholas to the present constable, by indenture; and at Nicholas's suit, beseeching the king to order his release as he was ready to render his account and had requested Percival to depute auditors to audit it, but he had refused, the king ordered the constable to direct Percival to depute auditors before Saturday last, otherwise the king would release Nicholas, and now Percival has informed the king that Nicholas is bound to him in 35*l.* 11*s.* 1*d.* of the arrears of his account, before William de Wakefeld, keeper of the king's exchange in the Tower of London, and Richard de Denton, whom he appointed to audit that account long before was Robert amoved from the custody of the Tower, for which arrears Percival is not yet satisfied, and Nicholas was delivered to Robert by those auditors, because of the said arrears, and not to Percival, wherefore he has besought the king that Nicholas may remain in prison until he has satisfied him for the said arrears, and if Nicholas wishes to complain that there is an error in the account, that the said account may be sent before the barons of the exchequer, and there full justice shall be done both to Percival and Nicholas, and the king is informed by William de Wakefeld and others in whom he has confidence that Nicholas was delivered to the constable by William and Richard as aforesaid.

To the same. The like order substituting Thursday last for Saturday last.

April 28.  
Reading.

Thomas Wassand of Holdernesse acknowledges that he owes to David de Wollore, parson of Hornese church, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Note of payment of 80 marks. Cancelled on payment.*

William de Clynton, earl of Huntingdon, puts in his place John de Scarle and William de Scarle, clerks, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Margaret late the wife of John de Haudlo of Fanges atte Noke, John her son, the elder, and William Tournour of Fanges atte Noke.

May 8.  
Reading.

To Peter atte Putte of Shorne, co. Kent, the elder. Order to be before the council at Westminster on Saturday after the Ascension next, to answer certain things which will be laid against him and further to do and receive what shall be ordained there, and he shall not omit this upon pain of forfeiture.

By C.

May 6.  
Reading.

The like to John de Colby, to be before the king's council at Westminster on Wednesday after the Ascension.

By C.

1347.

*Membrane 12d—cont.*

The abbot of Furneux puts in his place John de Sutton and John de Codyngton, clerks, to prosecute the execution of a recognisance for 40*l.* made to him in the late king's chancery by John de Merkyngfeld, clerk, executor of the will of William de Hamelton.

Nicholas Sperlyng of London, puts in his place Richard de Fulshawe and Richard de Sobbury to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Henry, abbot of Mussynden.

John de Goldyngton puts in his place John de Lincoln and William de Haddon to prosecute the execution of a recognisance for 14*l.* made to him in chancery by Reginald de la More.

Enrolment of deed testifying that whereas Maud late the wife of Robert Banyard, knight, holds for life of the inheritance of William de Bokenham Sir John de Wylughby, lord of Eresby and Joan his wife, Margery de Champeyn, Thomas de Camois and Margaret his wife and Robert Tiffour and Maud his wife, a sixth part of the manors of Wheteacre and Hauboyes, cos. Norfolk and Suffolk, whereof the reversion pertains to William and the others after the death of Lady Alice Dages, William has granted to Sir John the reversion of a fifth of the said sixth part to hold after Maud's death. Witnesses: Sir Simon son of Ralph, knight, William de Toutheby, Hugh de Braitoft, William de Stayn and William Lokeburn. Dated at Eresby, co. Lincoln on Wednesday the morrow of SS. Philip and James, 1347.

Enrolment of release by William de Bokenham to Sir John de Wylughby, lord of Eresby, of all his right and claim in a fifth part of a sixth part of the manors of Eggefeld, Walcote and Chategrave, and also in a fifth part of a sixth part of all the lands which belonged to Thomas Rocelyn, knight, in cos. Norfolk and Suffolk.

[*Witnesses as above. Dated as above.*]

*Memorandum* that William came into chancery at Westminster on 17 May and acknowledged the two preceding deeds.

May 17.  
Reading

William Englissh of Bodekisham acknowledges that he owes to Elizabeth late the wife of Ralph Saunzaver 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*MEMBRANE 11d.*

May 12.  
Reading.

John de Tydilmynnton acknowledges that he owes to John de Sonnyngghull 200 marks; to be levied etc. in co. Dorset.

John de Sonnyngghull acknowledges that he owes to John de Tydilmynnton 200 marks; to be levied etc. in co. Berks.

Enrolment of indenture testifying that whereas John de Tidilmynnton is bound to John de Sonnyngghull in 200 marks, and John de Sonnyngghull is bound to John de Tidilmynnton in 200 marks by the preceding recognisances, the said John and John grant that if the agreements made between them in an indenture upon the release of the manor of Styntesford, are kept on either side, then the said recognisances shall be null and void, but if they are infringed in any part the recognisances shall remain in force. Dated at London in Westmythefeld on Saturday after the Ascension, 21 Edward III. *French.*

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*Membrane 11d—cont.*

Enrolment of indenture made at Westsmethfeld, London, on Saturday after the Ascension, 21 Edward III, testifying that John de Sonnyngghull has demised at fee ferm to Sir John de Tydilmynnton his manor of Styntesford, co. Dorset, to hold from Whitsuntide next until the end of five years, for rendering 40 marks of good money yearly to John de Sonnyngghull at St. Paul's church, London, beginning at St. Martin in winter next, and John de Tydilmynnton will acquit him of all tallages, taxations and maritime custody of the manor within the said term, without seeking allowance therefor, but if any debt with which the manor ought to be charged is levied during that term, then what is levied shall be allowed to John de Tydilmynnton in the first payment of the ferm, and if he lose the manor or part thereof during the term by war or judgment of the king's court he shall be absolved of the ferm according to the quantity so lost, and John de Tydilmynnton will hand over all the buildings of the manor at the end of the term in as good a state as he received them, and he will make no waste there except for 'housbote,' 'heybote' and the amending of ploughs and waggons, by the view of some tenant of the manor, attorney of John de Sonnyngghull, and in a place called 'Frome Boneville stone,' and he will hand over as many acres sown with each kind of corn as he found at the beginning of the term, and he will not assign the manor to any other without permission, and if he infringe any part of the agreement or the ferm is in arrear for fifteen days, then John de Sonnyngghull may enter the manor and retain it. Witnesses: John Miles, William Palmere, John le Porter, Stephen atte Pye, Thomas Berkes, Robert Mareschal, Robert de Manesfeld. Dated as aforesaid.

*Memorandum* that both John and John came into chancery at London and acknowledged the two preceding indentures.

May 1. To John son of Henry Helioun of Bumpstede. Order to be before the  
Reading. king and his council at Westminster on the morrow of the Ascension to answer certain things which will be laid against him. By C.

April 24. To the prior and convent of Bronholm. Request to afford to William de  
Reading. Bakton such yearly pension for life as Thomas de Longham de Wytton deceased, had there at the king's request. By p.s. [18261.]

May 10. Herbert son and heir of Herbert de Sancto Quintino, knight, acknow-  
Reading. ledges that he owes to William de la Pole 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 15. Laurence de Hastynges, earl of Pembroke, William de Henle, parson of  
Reading. Blounham church, and Robert de Elford acknowledge that they owe to William de Clynton, earl of Huntingdon, 500 marks; to be levied etc. in co. Kent.

*Cancelled on payment.*

John de Thorp of Repyngthale acknowledges that he owes to Master Henry de Dale and Hamo Bayous 100 marks; to be levied etc. in co. Lincoln.

May 15. To the collectors in co. Northampton of the aid for making the king's  
Reading. son a knight. Order to supersede the demand made upon the dean and chapter of St. Mary's church, Lincoln, and Master Peter de Dalderby, prebendary of Merston St. Laurence in that church, for that and by reason of their lands in the towns of Merston St. Laurence and Warkeworth in that county, until their next account is rendered at the exchequer, as the said dean and chapter and prebendary have shown the king that although they hold all the said lands in frank almain by charters of the

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*Membrane 11d—cont.*

king's progenitors and not by knight's service, yet the collectors cause them to be distrained for that aid, whereupon they have besought the king to provide a remedy, and the king ordered the treasurer and barons of the exchequer to inspect their rolls and memoranda and to certify him upon the matter and he has not yet received their return. By C.

May 18. John de Bures, knight, acknowledges that he owes to Robert Botiller of Bulmere of co. Essex 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 19. John de Stodeye, citizen and vintner of London, acknowledges that he owes to Richard Lacer, citizen of London, and to William de Penbrugge 800*l.*; to be levied etc. in the city of London.

*Cancelled on payment.*

May 29. Robert de Bradenham acknowledges that he owes to Edmund de Lauvar 10*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

May 18. To the sheriff of York. Order to receive a reasonable fine from William son of John son of Peter Patirlag of Hemyngburgh and to release him from York prison where he is detained for a redisseisin made upon the prior of Durham of tenements in Hemyngburgh, if he has received the penalty of imprisonment in accordance with the statute thereupon, and to certify the king of the fine in chancery so that it may be enrolled there.

*MEMBRANE 10d.*

April 20. To the treasurer and barons of the exchequer. Alan son and heir of William Fraunk, the king's yeoman, and executor of William's will, has besought the king by his petition before him and his council at Caleys to cause his account to be audited, reasonable allowance made to him and restoration to be made to him of all the lands, goods and chattels which belonged to his father, seised into the king's hand by reason of divers debts of William for the time when he was sheriff of Lincoln, and for prests received by him upon his expenses to Gerneseye and in going as envoy to Flanders and upon certain expenses incurred by him by the king's order on the duchess of Brittany: the king therefore orders the treasurer and barons to take security from Alan for answering for the issues of the lands and the value of the goods and chattels and for any arrears of the account, and to deliver the said lands, goods and chattels to him and his mother and to the executors of the said will to hold until Christmas next, so that final account may be made upon the premises, and to audit that account and cause allowance to be made as aforesaid and that done, to certify the king of the tenor of the account, in chancery, so that what is right may be done there upon that affair.

By p.s. and pet. of C.

May 9. To the same. Order to admit Thomas de Stapelford, Nicholas de Folmersham and John de Tidolveshide as the attorneys of Walter de Weston, clerk of the king's works in his palace of Westminster, who is about to set out to Gascony in the king's service, to do what pertains to Walter's office in that palace, during his absence, and to render the accounts which he is bound to render by reason of that office, so long as Walter remains in that service or until further order. By C.

*Membrane 10d—cont.*

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May 17.  
Reading.

To Richard de Kelleshull, Robert de Thorp and John de la Rokele, justices of assize in co. Cambridge. Order to continue in the same state in which it now is the assize of novel disseisin which Thomas de Eyton, parson of Great Shelford church arrames before them against John de Frievile, knight, who is about to set out to parts beyond the sea in the king's service in the company of John de Veer, earl of Oxford, and others contained in the original writ, for his common fishery in Great Shelford, while John stays in the said service or until further order, in accordance with the ordinance. By C.

The like to the following, to wit :

July 2.  
Reading.

William de Shareshull and his fellows, justices of assize in co. Berks for Robert de Eleford, who is staying in parts beyond the sea in the king's service in the company of Laurence de Hastings, earl of Pembroke, for the assize of novel disseisin which Richard le Venour, parson of Pulton church, Robert de Cundicote, and Isabel la Palmere arrame against him and others for a tenement in Shulton.

July 23.  
Reading.

W. de Thorp and his fellows, justices of assize in co. Warwick for John Daumport, who is staying in the king's service in parts beyond the sea for the assize of novel disseisin which Robert son of William Roberdes of Upton arrames against him and others for a tenement in Rottele. By p.s. [18610.]

July 25.  
Reading.

William de Shareshull and his fellows, justices of assize in co. Somerset, for Ralph de Middelyne who is staying in the king's service in the company of William de Monte Acuto, in parts beyond the sea, for all assizes arramed against him in that county. By p.s. [18624.]

July 30.  
Reading.

William Basset, Thomas de Seton, and Roger de Blaikeston, justices of assize in co. Lancaster, for Robert de Nevill of Horneby, staying in the king's service in parts beyond the sea, for all assizes arramed against him in that county. By p.s. [18638.]

Sept. 8.  
Gloucester.

Roger Hillary and his fellows, justices of assize in co. Hereford for Ed[mund] Hakelut, knight, who is staying in the king's service in the company of Roger de Mortuo Mari, in parts beyond the sea, for all assizes arramed against him in that county.

By K. and C. and the testimony of Richard Talbot.

To the same justices for John de Veer, earl of Oxford, staying in the king's service in parts beyond the sea, for all assizes arramed against him in co. Hereford. By K.

Aug. 30.  
Reading.

To William de Shareshull and his fellows, justices of assize in co. Oxford for Adam de Louches for all assizes arramed against him in co. Oxford. By p.s. [18801.]

Sept. 24.  
Evesham.

Richard de Kelleshull and his fellows, justices of assize in co. Cambridge for Stephen le Cook, who is staying in the king's company in the service of Henry earl of Lancaster, for all assizes arramed against him in that county.

By the testimony of the said earl.

May 23.  
Reading.

John de Sancto Mauro acknowledges that he owes to Robert Hotoft 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Membrane 10d—cont.*

1347.

May 24.  
Reading.

Joan late the wife of William Cherte of Farnham, co. Surrey, acknowledges that she owes to John de Odyham 20*l.*; to be levied etc. in co. Surrey.

May 16.  
Reading.

To Richard de Kellehull and his fellows, justices of assize in co. Norfolk. Order to continue in the same state in which it now is the assize of novel disseisin which John de Foxle and John de Magna Biteryng, chaplain, arrame before them against John de Camoys, knight, and others contained in the original writ for a tenement in Great Biteryng while John is in the king's service in parts beyond the sea, whither he is about to set out, or until further order, in accordance with the ordinance.

By the testimony of the earl of Lancaster.

The like to the following, to wit:—

Richard de Wylughby and his fellows, justices of assize in co. Sussex for John de Camoys, knight, for the assize of novel disseisin which the abbot of Waverle arrames against him for a tenement in Regate.

By the same testimony.

The same Richard and his fellows, justices of assize in co. Kent for Richard de Totesham who is staying in Brittany in the king's service for the assize which Alice late the wife of William Gerveys arrames against him and others for a tenement in Eldyng.

By the testimony of the earl of Northampton.

May 23.  
Reading

Richard de Kellehull and his fellows, justices of assize in co. Suffolk for John Prichet of Lexham, who is staying in the king's service in parts beyond the sea, in the company of William de Bohun, earl of Northampton, for the assize of novel disseisin which John Arundell of Peyton and Emma his wife arrame against John Prichet for a tenement in Hadlegh.

By the testimony of the archbishop of Canterbury.

May 17.  
Reading.

Richard de Wylughby, Henry Grene and William de Notton, justices of assize in co. Kent for John Seyntelier, who is about to set out in the king's service to parts beyond the sea with John de Veer, earl of Oxford, for all assizes of novel disseisin arramed against him.

By the testimony of that earl.

June 5.  
Reading.

William Basset and his fellows, justices of assize in co. York for Robert son of Richard de Fourneux, who has set out to parts beyond the sea in the company of Alan de Killom, clerk, for an assize of novel disseisin which Nicholas son of Robert de Fourneux, knight, and Beatrice his wife and Robert their son arrame against him and others for tenements in Borthelby and Lutryngton.

By the testimony of the said Alan.

June 12.  
Reading.

The same justices for Edward de Saltmersk, who is staying in the king's service in parts beyond the sea in the company of Hugh de Hastynges, for all assizes of novel disseisin arramed against him.

By the testimony of the said Hugh.

June 18.  
Reading

Roger Hillary and his fellows, justices of assize in co. Hereford for John de Veer, earl of Oxford, who is staying in the king's service in parts beyond the sea in the company of Henry, earl of Lancaster, for the assize of novel disseisin which Richard son of Richard de Hopton arrames against him and others for tenements in Neuport, Home, Wolston, Ellesdon, More in Lunhales, Yaydon, Wassayl, Hope in Lunhales and Kyngeswode in Lunhales.

By C.

*Membrane 10d—cont.*

1347.  
July 12.  
Reading. William de Shareshull and his fellows, justices of assize in co. Oxford for Thomas Wayser, who is staying in the king's service in parts beyond the sea, for the assize of novel disseisin which Edmund de Lynord arrames against him and others for a tenement in More.  
By C.
- The same William and his fellows, justices of assize in co. Dorset for John Mareys who is staying in the king's service in parts beyond the sea for the assize of novel disseisin which John de Belyngham and Cristina his wife arrame against him and others for a tenement in Asshemere.  
By C.
- July 8.  
Reading. The same William and his fellows, justices of assize in co. Southampton, for John de Tychford, who is staying with William de Bohun, earl of Northampton, in parts beyond the sea, for the assize of novel disseisin which Roger de Wastehuse arrames against him and others for tenements in Bromleye and Shirbourne Monachorum.  
By the testimony of Oliver de Bohun.
- July 23.  
Reading. William de Thorp and his fellows, justices of assize in co. Leicester for William Prat of Bosworth who is staying with John Charnels in parts beyond the sea, for all assizes of novel disseisin arramed against him.  
By K. and C.
- July 21.  
Reading. Roger Hillary and his fellows, justices of assize in co. Stafford for John de Sutton of Duddeleye, knight, who is staying in the king's service in parts beyond the sea, for the assize of novel disseisin which Robert de Shareshull and Adam his brother arrame against him and others for tenements in Asshemore and Wodenesfeld.  
By p.s.
- Aug. 18.  
Reading. Roger Hillary and his fellows, justices of assize in co. Worcester for John de Dunton who is staying in the king's service in parts beyond the sea, for the assize of novel disseisin which Cecily late the wife of Thomas de Poywyk arrames against him for a tenement in Poywyk.  
By p.s.
- Sept. 8.  
Gloucester. Roger Hillary and his fellows, justices of assize in co. Hereford, for John de Veer, earl of Oxford, who is staying in the king's service in parts beyond the sea, for the assize of novel disseisin which Richard son of Richard de Hopton arrames against him and others for tenements in Neuport, Home, Wolston, Ellesdone, More in Leonhales, Yaydon, Bassayl [?], Hope in Leonhales and Kyngewode in Leonhales.  
By K. and C.

*MEMBRANE 9d.*

- May 1.  
Reading. To the taxers and collectors in the East Riding, co. York, of the biennial tenth and fifteenth last granted. Whereas the king ordered them to newly tax the men of Ravenserod according to the value of their moveables, by inquisition taken thereupon and to supersede the levying of the ancient tenth of them [*as at page 183 above*] by virtue of which order they assessed Robert de Cotes and several others staying in that town, named in their certificate, at 60s. 6d., and the certificate being shown before the council and certain reasons and causes alleged there, it was agreed that the said 60s. 6d. and 39s. 6d. beyond of increment should be levied of the said men

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*Membrane 9d—cont.*

for the tenth for the present year, of the ancient sum touching that town, amounting it is said to 15*l.*, and that the residue of that ferm should be respited for a certain time: the king therefore orders the taxers and collectors to receive the said 100*s.* from those men, and to supersede levying the remainder until Michaelmas next so that they may be able to sue for their discharge in the matter in the meantime, if they see fit.

By C.

The like to the treasurer and barons of the exchequer, '*mutatis mutandis*' with order to receive the 100*s.* from the taxers and collectors.

April 20.  
Reading.

To the collectors in the parts of Lyndeseye, co. Lincoln, of the aid of 40*s.* on all knights' fees, for making the king's eldest son a knight. Order to supersede the demand for the aid made upon Margaret, late the wife of Edmund, earl of Kent, the king's uncle, who held in chief the custody of the town of Castre, for that town, which custody the king committed to Margaret to hold until the heir should come of age for rendering a yearly ferm thereof to the king.

The like to the collectors of that aid in the following counties for the same Margaret, to wit:—

The collectors in co. Surrey for the manor of Taleworth, with the members of Turbevill and Wyk and lands in Bagshote.

The collectors in co. Devon for the manors of Lifton, Shaftesbury and Chetescoumbe with the hundred of Forum.

The collectors in co. Rutland for the manor of Ryhale.

The collectors in co. Leicester for the manor of Donyngton.

The collectors in co. Gloucester for the manor of Musarder.

The collectors in co. Nottingham for the manors of Donyngton and Allerton under Shirewod.

May 14.  
Reading.

To the collectors in co. Wilts of the aid for making the king's eldest son a knight. Order to supersede until the quinzaine of Trinity next the demand which they make upon Humphrey de Bohun, earl of Hereford and Essex, for that aid for his manors of Sende in the hundred of Milkesham and Uphavene in the hundred of Swanbourne in that county.

By C.

May 26.  
Reading.

To the treasurer and barons of the exchequer. Order to permit John Deyncourt to have respite until the quinzaine of Michaelmas next for 20*l.* which are exacted of him for the subsidy of 10 sacks of wool.

By p.s. [18350.]

May 30.  
Reading.

Robert Fokerraunt acknowledges that he owes to Geoffrey de Stowell, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William son of Henry de Graynesby acknowledges that he owes to Ed[mund] de Grymesby, clerk, 10 marks; to be levied etc. in co. Lincoln.

June 1.  
Reading.

Roger de Gynges of Havering atte Boure acknowledges that he owes to William de Uphavering and John atte Elmes of Haveryng atte Boure, the elder, 20*l.*; to be levied etc. in co. Essex.

William abbot of King's Beaulieu acknowledges for himself and convent that they owe to Adam Chaumberleyn, citizen and mercer of London, 200 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

*Membrane 9d—cont.*

1347.

May 30.  
Reading.

To the sheriff of Gloucester. Order to cause proclamation to be made, upon sight of these presents, that no merchant or other shall take any corn out of the realm unless he find security in chancery that the corn will be taken to Gascony for the maintenance of the king's lieges there, and not elsewhere, and if he finds any doing the contrary, he shall arrest them and detain them until further order, and he shall cause the corn to be provided in that bailiwick for the king to be so apportioned among the rich and others that the people there may not be unduly charged, as the king has received the plaint of the men of Gloucester town containing that some merchants and others have bought a quantity of corn in that county by warrant of the king or without warrant, whereby there is a great want of corn in those parts, whereby the people is so impoverished that unless a remedy is speedily supplied, they will succumb (*subjacebit*).

The like, '*mutatis mutandis*,' to the mayor and bailiffs of Gloucester.

June 4.  
Reading.

Edward de Kendale, knight, Andrew de Saukevill, knight, Roger le Warde, knight, William Osberston, clerk, Walter de Lench and John de Alveton acknowledge that they owe to Simon Dolsely and John Not, citizens and pepperers of London, 800*l*; to be levied, in default of payment, of the lands and chattels in co. Hertford.

*Cancelled on payment.*

June 3.  
Reading.

Theobald son of William Trussel of Flore, knight, acknowledges that he owes to Edmund Trussel, knight, 40*l*.; to be levied etc. in co. Northampton.

June 5.  
Reading.

Walter son of William de Horton of co. Wilts acknowledges that he owes to John de Colonia, armourer, 13*l*. 6*s*. 8*d*.; to be levied etc. in co. Wilts.

John, prior of Bath, acknowledges for himself and convent that they owe to John de Mershton 100*l*.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Somerset.

The same prior acknowledges for himself and convent that they owe to Nicholas de Iford, canon of Wells church, 300*l*.; to be levied as aforesaid.

The same prior acknowledges that he owes to Thomas de Forde juxta Bathon' 266*l*. 13*s*. 4*d*.; to be levied as aforesaid.

June 12.

To the constable of the Tower of London, or to him who supplies his place. Order to receive from Henry de Cosham, Lewis BoHELL, Francis BoHELL, Bonaiutus Lupori, Skyat de Skyatis, Gayuchy de Ginisano and Landus Bardoil, merchants of Luca, detained in Gloucester castle under the custody of Thomas de Bradestan, the constable, because of the arrest of Robert de Bradestan and John de Sancto Filberto in Italy, and to keep them safely in the Tower until further order.

By C.

*Memorandum* that Thomas Serf of the island of Gereseye, asserting in chancery that he had come from that island to England for certain affairs touching the king and the state of those islands, and trespasses, threats and excesses were then brought against him by Ralph de Hermesthorp supplying the place of Thomas de Ferariis, keeper of that island, at London, wherefore Ralph found John Bulneys and William de Blankeneye, clerks, who have mainperned, upon pain of forfeiture, that he will behave well to Thomas and inflict no damage upon him.

*MEMBRANE 8d.*May 18.  
Reading.

To the treasurer and barons of the exchequer. Order to cause the sheriffs of Norfolk and Suffolk, Essex and Middlesex to come before them on an appointed day and render account for the issues of the temporalities of the

1347.

*Membrane 8d—cont.*

bishopric of Norwich from the time when they were taken into the king's hand, by consideration of the justices of the Bench by process made before them, for a contempt of the bishop, as the king ordered the said sheriffs to cause the said temporalities to be seised into his hand, so that they should answer for the issues thereof, and he wishes such answer to be made with all speed.

June 24.  
Reading

To the sheriff of Kent. Order upon sight of these presents, to cause proclamation to be made that no merchants or others, upon pain of forfeiture, shall presume to buy or collect wool to be taken out of the realm before answer has been made to the king for the 20,000 sacks of wool granted to him, and to take those found doing the contrary, after the proclamation, with their wool, and keep them safely until further order, certifying the king of the names of those arrested and of the quantity of the wool, as the king has learned that some merchants buy the wool of England in divers parts, to no small quantity, and take it to parts beyond, and so scheme and defraud the king of 20,000 sacks granted to him for the war of France.

By K. and C.

The like to all the sheriffs of England.

May 29.  
Reading.

Henry de Bikerstath, Thomas son of Henry de Bikerstath and Ralph son of Henry de Bikerstath acknowledge that they owe to William de Newenham, clerk, 70*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

May 28.  
Reading.

To William Acum of York. Order to have the 100*l.* which he granted with other merchants at Westminster, before the council, in aid of the expenses of the war with France, at Westminster on Wednesday before Midsummer next, upon pain of forfeiture, to be delivered to the treasurer there, and the king will cause a speedy assignment to be made to him of that sum.

By K. and C.

[*Fœdera.*]

The like to the merchants of Kyngeston upon Hull and twenty-five others for various sums. [*Ibid.*]

May 28.  
Reading.

To the sheriff of Norfolk. Order to attach Edmund Cosyn and Geoffrey Botiller, merchants of that county, and have them before the Council at Westminster on Wednesday before Midsummer next, to answer for their contempt and further to do and receive what shall then be determined by the council, as in the deliberation before the Council with divers merchants of England upon loans to the king for the war of France and other affairs, certain of the merchants agreed to lend the king money, and Edmund and Geoffrey, though present, did not care to make any subsidy, wherefore a day was given to them to be before the council at Caley's on the morrow of the Ascension last, to treat upon the premises, and they did not come on that day or send anyone in their place.

By K.

[*Ibid.*]

The like to the sheriffs of Lincoln, Northampton, Gloucester, Huntingdon, Nottingham, Leicester, York and London, to attach various merchants. [*Ibid.*]

May 28.  
Reading.

To Richard de Leyham of Ipswich. Order, upon pain of forfeiture, to be before the council at Westminster on Wednesday before Midsummer next, to treat and speak with certain magnates and others of the council upon things touching the war of France and the defence of the realm, and further to and receive what shall then be enjoined upon him.

[*Ibid.* *Rep. Dignity of a Peer*, iv. p. 565.]

By the keeper and C.

The like to sixty nine others. [*Ibid.*]

1347.

## MEMBRANE 7d.

Enrolment of release by Walter de Pavely, knight, to Richard le Forester, of all his right and claim in the manor of Covesgrave, except an assart called Spigornele Stockkyng. Dated at Chelesworth on Sunday after St. Petronilla the Virgin, 21 Edward III.

*Memorandum* that Walter came into chancery at London on 3 June and acknowledged the preceding deed.

June 3.  
Reading.

John de Tyddeswell, parson of Hermeston church, diocese of Lincoln, acknowledges that he owes to John de Sancto Paulo, clerk, 14 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

June 7.  
Reading.

Andrew de Saukevill of co. Sussex, Roger le Warde of co. Leicestershire, John de Alveton of co. Oxford, and William de Osberston of co. Berks, acknowledge that they owe to John Hamound, citizen and pepperer of London, 600*l.*; to be levied, in default of payment, of their lands and chattels in the said counties.

*Cancelled on payment.*

June 9.  
Reading.

Thomas de Wauton and Benedict de Dytton of co. Essex acknowledge that they owe to Roger de Cloune, treasurer of Queen Philippa, 80 marks; to be levied etc. in co. Essex.

*Cancelled on payment.*

June 14.  
Reading.

Thomas de la Bere acknowledges that he owes to John Parys of Haselbere 10*l.*; to be levied etc. in co. Somerset.—William de Sharesull received the acknowledgement by writ.

Enrolment of grant by John de Hothum of Bondeby the younger, knight to Sir Andrew de Bures, knight, William de Fyfyde, Sir Richard de Cressewill, and Robert le Boteller of his manor of Solihull with all appurtenances in co. Warwick for rendering 100 marks yearly to him, three weeks after Easter, so that he may re-enter the manor if that rent is in arrear. Witnesses: John de Peyto, Richard de Whitacre, William de Sholden, Roger le Harpur of Solihull, John his son. Dated at Solihull on Monday the feast of St. Barnabas, 21 Edward III.

Enrolment of grant by John de Hothum of Bondeby the younger, to Sir Andrew de Bures, knight, William de Fyfyde, Sir Richard de Cressewill and Robert le Botiller of his manor of Colynweston, co. Northampton, for rendering 100 marks yearly three weeks after Easter, with right of re-entry if the rent is in arrear. Witnesses: Richard Knivet, John Knivet his son, Thomas de Lyndon, Stephen Soke, Henry Dengayn, William Petite. Dated at Colynweston, on Monday the feast of St. Barnabas, 21 Edward III.

*Memorandum* that John de Hothum and the said Andrew, William, Richard and Robert came into chancery at London on 11 June, and acknowledged the two preceding indentures.

Enrolment of licence by Stephen Waleys son and heir of Richard Waleys, knight, to Sir Thomas de Sibethorp, parson of Bekyngtham church, founder of the chapel of St. Mary, Sibethorp, and the chantry therein that he may assign the manor of Sibethorp with its appurtenances in Sibethorp, Shelton and Knyveton, and whatever part of the manor he pleases, which manor he holds immediately of Stephen by the service of paying 20*s.* every Michaelmas, to the keeper of the said chapel and chantry and his successors celebrating divine service there for paying 20*s.* yearly to Stephen, and that the keeper may receive the said manor, notwithstanding the statute of mortmain. Witnesses: Sir Thomas de Brayton and Sir Thomas de

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*Membrane 7d—cont.*

Cotyngnam, clerks, Thomas Fairefaux, John de Eyevill, William de Grantham, clerk. Dated at Neuton Waleys on Sunday before St. Dunstan, 21 Edward III.

*Memorandum* that Stephen came into chancery at Westminster on 11 June and acknowledged the preceding deed.

June 10.  
Reading.

John, prior of Bath, acknowledges for himself and convent that they owe to Master John de Carleton, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Somerset.

The same prior acknowledges for himself and convent that they owe to Ralph, bishop of Bath and Wells, 1,000*l.*; to be levied as aforesaid.

The same prior acknowledges for himself and convent that they owe to Master Stephen Trip, clerk, 133*l.* 6*s.* 8*d.*; to be levied etc. as aforesaid.

June 13.  
Reading.

Adam atte More acknowledges that he owes to Richard de Skeryngton, clerk, 17 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

*Cancelled on payment.*

*MEMBRANE 6d.*

May 24.  
Reading.

To the prior of St. Mary's church, Lancaster. Order to be before the council at Westminster on the morrow of Midsummer next to speak with them upon things that will be set forth to him, and he shall not omit this upon pain of forfeiture and of the loss of his priory and of his lands, goods and chattels.

By K. and C.

The like to the following, to wit:—

The prior of Birstall	}	York.
The prior of Ecclesfeld		
The prior of Pontefract		
The prior of Holy Trinity, York		
The keeper of Scardeburgh church		
The prebendary of Stivelington		
The proctor of the priory of Allerton	}	
Mauleverer		

The prior of Tikford	}	Bedford and Buckingham.
The abbess of Fontevrault		
The master of the house of Farleigh		

The prior of Cretyng of Everdon.	}	Northampton.
The prior of St. Andrews, Northampton.		
The prior of Wedon Pynkenye.		
The prior of Tichemarsh.		

The prior of Wolfricheston	}	Warwick and Leicester.
The prior of Wotton		
The prior of Hynkeleye		
The prior of Kirkeby Monachorum		
The proctor of the abbot of St. Nicholas, Angers		

The prioress of Lemynstre	}	Hereford.
The prior of Langeneth		
The proctor of the abbot of Lira		
The prior of Goldclive		
The prior of Monemuth		

1347.

*Membrane 6d—cont.*

The prior of Tuttebury	}	Salop and Stafford.
The prior of Wenlok		
The prior of Great Sherston church		
The prior of Lappeleye		
The prior of Lenton	}	Nottingham and Derby.
The prior of Blythe		
The prior of St. James, Derby		
The prior of Weston		Rutland.
The prior of Myntyng	}	Lincoln.
The prior of Caneryngham		
The prior of Wilford		
The prior of Wenghale		
The parson of Suthkelleseye church		
The fermor of Bondeby church		
The proctor of the abbot of Aunay		
The parson of Wippyngham church		
The prior of Hagh		
The prior of Ravendale		
The prior of Benyngton		
The prior of Covenham		
The prior of Burwell		
The prior of Wandeford	}	Norfolk and Suffolk.
The prior of Stayngat		
The prior of Theford		
The prior of Elyngham		
The prior of Sporle		
The prior of St. Faith, Horsham		
The prior of Neuton Longevill		
The fermor of the priory of Eye		
The parson of Little Thrillowe church		
The parson of Dalsham church		
The parson of Berchyngnam church		
The parson of Marsham church		
The fermor of the churches of Dockyng and Esthall		
The parson of Estbardenham church		
The prior of Toftes, proctor in England of the abbot of Préaux		
The prior of Castelacre		
The prior of Winnold ( <i>de Sancto Wynewallo</i> )		
The prior of St. Neots	}	Cambridge and Huntingdon.
The prior of Swaveseye		
The proctor of the abbot of Cluny		
The prior of Priterwell	}	Essex and Hertford.
The prior of Tackeleye or the fermor of that priory		
The prior of Mereseye		
The prior of Panfeld and Welles		
The prior of Stok near Clare		
The parson of Chesthunt church		
The prior of Ware		

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*Membrane 6d—cont.*

The prior of Hermondesworth	Middlesex.
The keeper of Upchirche church	}
The prior of Trewelegh	
The prior of Folkeston	
The prior of Horton	
The fermor of Grenewych and Leuesham	
The fermor of Chilham church and the chapel of Moles	
The fermor of St. Nicholas church, Romeneye	
The proctor of the prior of Rocher Madour	
The proctor of the prior of Beaulieu in Normandy	
The proctor in England of the abbess of Gynes	Kent.
The prior of Prime	Salop.
The prior of Bresete	Northampton.
The prior of Mendham	Essex.
The prior of St. Crcss in the Isle of Wight	Southampton.
The prior of Hornchirche	Essex.
The prior of Chipstowe	Wales.
The prior of Lewes	}
The pfior of Arundell	
The prior of Boxgrave	
The prior of Sele	
The prior of Wilmyngton	
The prior of Bermundeseye	
The prior of Elyngham	
The fermor of Clippyng and Palyng church	
The proctor in England of the abbot of Sééz	
The proctor of the abbot of la Trinité, Luzerne ( <i>Sancte Trinitatis de Lucerne</i> )	Surrey and Sussex.
The prior of Haylyng	}
The prior of Andeverre	
The prior of St. Helen's, Isle of Wight	
The prior of Appeldercombe, Isle of Wight	
The fermor of the priory of Shirbourn	
The fermor of the priory of Hamele	
The prior of Andewell	
The proctor or fermor of the abbess of Caen	
The prior of Caresbrok	
The prioress of Clerevall	}
The prior of Cherleton	
The prior of Farle	
The prior of Avebury	
The prior of Clatford	
The prior of Okebourn	
The parson of Speghthebury church	
The proctor of the abbot of St. Wandrille ( <i>Sancte Wandragesile</i> )	
The keeper of the lands of the dean of Morteyn	Wilts.

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*Membrane 6d—cont.*

The prior of Cogges	}	Oxford and Berks.
The prior of Stiveton		
The fermor of the manor of Ledecombe		
The prior of Noion		
The fermor of the priory of Stratfeld Say		
The prior of Asteleye		Worcester.
The prior of Oteryngton	}	Gloucester.
The prior of Derhurst		
The prior of Newent		
The prior of Bekkeford		
The prior of Bremesfeld		
The parson of Avenyng church		
The proctor of the abbot of Fécamp		
The keeper of the lands of the abbot of Bel Beck		
The prior of Holne	}	Somerset and Dorset.
The fermor of the manor of Wynterbourn-Stykelane		
The prior of Craswell		
The prior of Warham		
The prior of Frompton		
The prior of Lodres		
The prior of Montacute		
The prior of Stok Cury		
The prior of Toteneys		
The keeper of the church of Sturmynstre Mareschal		
The parson of Gusschich church		
The prior of Modbury	}	Devon.
The prior of Cowyk		
The prior of Bernestaple		
The prior of Otriton		
The prior or fermor of Tuardrayt	}	Cornwall.
The prior of St. Michael's Mount		
The prior of St. James near Exeter		Devon.
The proctor of the abbot of Monteburgh.		
The prior of Uphaven.		
The proctor in England of the abbot of St. Nicholas, Angers.		
The proctor of the abbot of Beggere.		
The proctor of the abbot of Councches.		
The prior of Monemuth.		
The proctor of the abbot of Tiron.		
The fermors of the manors of Offord, Tikesore and Manyton.		
The prior of Duddeleye.		
The keeper of the manor of Ikelyngham.		
The prior of Lynton.		
The fermors of Sondon church.		
The proctor of the prior of St. Valéry and the keeper of Istelworth church.		
The prior of Stayngate.		
The fermor of the priory of Hagham.		

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*Membrane 6d—cont.*

The fermor of Saterford church.

The fermor of certain lands called 'la Fissshewere' near Chichester.  
John de Claworth, fermor of certain alien benefices in co. Lincoln.The prior of Kirtelyngton }  
The abbot of Rewley (*de Regali loco*) near Oxford } Oxford.

The prior of Clifford } Hereford.

The abbot of Sautre } Huntingdon.

The proctor of the prior of Patrikesburgh }  
The monks of Pounteny for Romenhale church } Kent.The prior of Pont Audemer (*pontis Adomari*) }  
The prior of Mynstre Lovel } Norfolk.

The keeper of the house of Stratford } Oxford.

The proctor of the prior of Endeston } Somerset.

The prior of Writtle } Essex.

Thomas Cary fermor of the lands which belonged }  
to the abbot of St. Leger } Dorset.The prior of Newstead (*de Novo Loco*) upon }  
Ancolm } Lincoln.Brother John Garet, master of the hospital of }  
St. Anthony in England } Hereford.*MEMBRANE 5d.*

June 2. John de Messyng of Finchesley acknowledges that he owes to Edmund  
Reading. de Lauvar 100*l.*; to be levied, in default of payment, of his land and  
chattels in co. Middlesex.

June 4. Robert de Hakethorp, knight, acknowledges that he owes to John de  
Reading. Sancto Paulo, clerk 40*s.*; to be levied etc. in co. York.

John Leyre of Berughby acknowledges that he owes to William de  
Berughby, parson of Kildesby church, 14*l.*; to be levied etc. in co. North-  
ampton.

May 22. To the treasurer and barons of the exchequer. Order to permit the  
Reading. abbot of St. Albans to have respite until the next parliament for 6*l.* which  
are exacted of him in order that the council may determine whether he  
ought to be quit thereof, as the abbot has besought the king to order him  
to be quit thereof, as although he and the other abbots have held their  
manors and lands in co. Buckingham by charters of the king's progenitors,  
in frank almoin, and he ought therefore to be quit of the aid for making  
the king's eldest son a knight and marrying his daughter, yet the collectors  
of that aid have assessed him at 6*l.* for 3 knights' fees by reason of the said  
manors and lands, because certain extracts of the exchequer for levying  
the aid for marrying the eldest daughter of Edward I. contain that the  
abbot was assessed at 6*l.* for the said tenements by reason of the aid, and  
was not discharged by due process thereupon, but he received allowance  
therefore among other debts pardoned him by the said king. By p.s.

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*Membrane 5d—cont.*June 2.  
Reading.

To the constable of Gloucester castle. Order to deliver Lewis and Francis Bocheſell, Bonaiutus Loupre, Skiatus de Skiates, Gaiochus de Ginisano and Landus Bardoil and all other merchants of Luca in his custody in that castle for an arrest made upon Robert son of Thomas de Bradeston and John de Sancto·Philberto in the parts of Lombardy, to Henry de Cosham or to William Datchet, by indenture, to be taken to the Tower of London to stay in prison there until further order. By C.

Mandate to the said Henry and William to receive the said merchants from that constable in the form aforesaid.

June 8.  
Reading.

The abbot of Whalleye for himself and his convent, John de Craven, parson of Routhesthorn church, and William de Tiberton acknowledge that they owe to Richard de Neweland, clerk, 57 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

*Cancelled on payment.*

Enrolment of deed testifying that whereas the abbot of Whalleye, John de Craven, parson of Routhesthorn church and William de Tyberton made the preceding recognisance for 57 marks to Richard de Neweland, clerk, the said Richard grants that if they pay him 27 marks at Westminster at the appointed terms, then the recognisance shall be null and void, but otherwise it shall remain in force. Dated at Westminster on 9 June, 21 Edward III.

*Memorandum* that Richard came into chancery at Westminster on 20 June and acknowledged the preceding deed.

June 9.  
Reading.

John Hauteyn of London acknowledges that he owes to John de Hardyngham, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Roger de Syfrewast, knight, acknowledges that he owes to John le Kyng, 'peyntour' and armourer of London, 40*l.*; to be levied etc. in co. Buckingham.

Enrolment of indenture made between Sir Andrew de Bures, knight, William de Fifide, Sir Richard de Cressewill, and Robert le Boteller of the one part, and Sir John de Hothum of Bondeby 'le puisne,' knight, of the other part, testifying that whereas John has enfeoffed Andrew and the others of his manor of Colynweston, co. Northampton, for rendering 100 marks yearly to him, and of his manor of Solihull, co. Warwick, for rendering 100 marks yearly, as appears more fully by the indentures made thereupon in surety for payments of 500 marks and of 25*l.* to be paid to them in the name of Sir Michael le Ponyngges as part of the ransom of Sir Silvestre de Laffoil, his prisoner, that if John pay to Andrew and the others 500 marks and 25*l.* at London, at Michaelmas or within eight days, and Easter or within fifteen days, then the charters of enfeoffment and the liveries of seisin held by them shall be null and void, and John shall freely enter the manors and hold them as he held them before, but if he make default in that payment, then the enfeoffments shall stand firm, and Andrew and the others shall hold the manors quit of the aforesaid rent of 200 marks, without rendering anything to John, and they grant that when the 500 marks and 25*l.* have been fully paid they will allow John to hold the said manors as aforesaid and will deliver to him the charters made by him thereupon and will further give him an acquittance of Sir Silvestre de la Foil in right of his release and ransom. Witnesses: Richard Knyvet, John Knyvet his son, Thomas de Lyndon, Stephen Cook, Henry Dengayn,

1347.

*Membrane 5d—cont.*

William Petit, John de Peyto, Richard de Whitacre, William de Sheldon, Roger le Harpou of Solihull and John his son. Dated on Monday the feast of St. Barnabas, 21 Edward III. *French.*

*Memorandum* that Andrew William, Richard and Robert and the said John came into chancery at London and acknowledged the preceding indenture.

Enrolment of power of attorney by John de Hothum of Bondeby 'le puisne,' knight, to William de Alyngton to give seisin to Sir Andrew de Bures, knight, William de Fife, Sir Richard de Cressewill, and Robert le Boteller of his manor of Colynweston, co. Northampton in accordance with the indenture made by him to them. Dated at Colynweston on Monday the feast of St. Barnabas, 21 Edward III. *French.*

*Memorandum* that John came into chancery at London on 11 June and acknowledged the preceding letters.

June 13. William son of William de la Plaunk, knight, acknowledges that he owes  
Reading. to Roger Hillary, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

June 12. To John Gynewell, bishop elect of Lincoln. Request to grant to Henry  
Reading. de Ingelby, the king's clerk such yearly pension as he is bound to give to one of the king's clerks by reason of his new creation until he shall provide him with a suitable benefice. By p.s.

June 16. Bartholomew de Furneux acknowledges that he owes to Adam de Herthill  
Reading. 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*MEMBRANE 4d.*

Enrolment of indenture made between the king and John de Wesenham, Walter de Chiryton and their fellows, merchants of England, testifying that whereas those merchants have bought of the king 20,000 sacks of wool granted to him by the community of the realm at Westminster on 3 March last, at 23*s.* 4*d.* less per sack than the price ordained at Nottingham, each sack containing 26 stones and each stone 14 pounds, the merchants will pay the king as follows for that wool to wit: between now and the quinzaine of Midsummer, 40,000*l.* and between the gule of August and Michaelmas following 10,000*l.*, and between Michaelmas and Christmas following 16,666*l.* 13*s.* 4*d.* and they will pay all the remainder at the Purification then following, upon condition that no wool, fells, 'malemort' or other pure wool or fells shall pass out of the realm from the date of these presents until Easter following, except by their consent; also that the 20,000 sacks shall pass at the king's risk until they are within le Swyn in Flanders and the king will find ships to take them thither at their cost; and in case any of the wool is taken at sea or perishes by wind or tempest without the fault of the merchants, allowance shall be made to them in the payment of as much as they can prove to have been so lost, together with the costs incurred by them upon that wool; and the king grants that if the merchants are not entirely served with the wool sold to them before Easter next, that after Walter and Gilbert de Wendlingburgh have been paid for the 40,000 marks which they lent to the king in Flanders, for which they have an assignment upon the customs and subsidies both petty and great in England, as appears by an indenture made thereupon, all the said custom and subsidies shall remain in their hands until they are fully paid for what was lacking at Easter of the 20,000 sacks; also

1347.

*Membrane 4d—cont.*

that all the ports in Wales, Chester, Cornewaill and elsewhere in the realm shall be closed and no wool or fells shall pass until the said Easter without the merchants' permission, notwithstanding any franchise or privilege granted to any lord, and that the merchants or their attorneys in each of the said ports shall have one leaf of coket in their charge and also in the port of Berewyk, so that no wool may be taken thither to pass out of the realm, as has been done before to defraud the king, and if the attorneys find any wool taken out of England to Berewyk, Chester, Wales, Cornewaill or any other ports, that wool shall be forfeit to the king; also that in all the counties where the people wish to compound in silver or gold for their portions of the wool, the merchants may receive silver or gold of the mint of England according to its currency and value, as was agreed in the grant of the 20,000 sacks, so that the people of each Riding, hundred and wapentake shall pay their portions of the wool produced in the places where they dwell and not of other places, upon pain of forfeiture of the wool or money, and the merchants shall have power to give acquittances to those who so compound with them, towards the king for their portions of wool; and the merchants shall choose in each county such collectors and receivers of wool as they wish; and for all payments which the merchants shall make to the king for the wool they shall pay 'nobles' for the price and value proclaimed, and for payments made by them to the king or others in Flanders or other parts they shall pay in gold and other money current there at the value of the crown (*lescu*) at 40*d.*, and the chancellor and treasurer shall make all the necessary writs for collecting and receiving the wool without taking anything for the fee of the seal; and the merchants and the collectors and receivers of the wool shall not be bound to answer for any increase on either side of the sea, of the 20,000 sacks; and the merchants have taken at ferm from the king all the customs and subsidies for three years from Michaelmas in a year, for 50,000*l.* yearly, so that they have allowance in each year of 4,000*l.* of the debts which the king owes to them or others of which they shall discharge him, and for this ferm and all other things touching these agreements the merchants shall have a patent under the great seal. The king has set the great seal to one part of this indenture, and for the greater security of the merchants John archbishop of Canterbury, William bishop of Winchester the treasurer, John de Offord the chancellor, Henry earl of Lancaster, William earl of Northampton, Richard earl of Arundel, Laurence earl of Pembroke, Thomas earl of Warwick, William earl of Huntynghdon, John earl of Oxenford, Robert earl of Suffolk, Sir Richard Talbot, Sir Walter de Mauny, Sir Bartholomew de Burgerssh, Sir John Darcy 'le fitz' and Sir Reginald de Cobham have put their seals to this indenture. Dated at Westminster on 2 April, 21 Edward III. *French.*

Enrolment of deed testifying that whereas, by reason that Isabel, countess of Mar, wife of William de Careswell granted to the king the castle and shrievalty of Rokesburgh in Scotland, which are of her inheritance, the king granted to her 100*l.* to be received yearly at the exchequer so long as the castle and shrievalty should remain in the king's hand, and now the king has restored them to William and the countess to hold under a certain form contained in the letters patent thereupon under the great seal, William and the countess have released to the king the said 100*l.* Dated at London on 13 May, 21 Edward III. *French.*

*Memorandum* that both William and Isabel came into chancery at London on 15 June, and acknowledged the preceding deed.

June 20.  
Reading.

William de Dersham acknowledges that he owes to William de Langham, knight, 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1347.

*Membrane 4d—cont.*

John Brocas, knight, acknowledges that he owes to John de Bedeford, skinner of London, and to Simon de Brynsford, citizen and pepperer of London, 400*l.*; to be levied etc. in co. Berks.

*Cancelled on payment.*

June 27.  
Reading.

William Rerde of co. Devon acknowledges that he owes to Guy de Briane, the younger, knight, and to John Gough, clerk, 12*l.*; to be levied etc. in co. Devon.

*Cancelled on payment, acknowledged by John.*

## MEMBRANE 3d.

June 18.  
Reading.

Henry de Causton, Bartholomew Thomasyn, Robert de Elsyng, John Coterel, citizens of London, and Francis Bache of Genoa acknowledge that they owe to Henry de Cosham 1,000 marks; to be levied etc. in the city of London.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas Henry de Causton, Bartholomew Thomasin, Robert de Elsyng, John Coterel, citizens of London and Francis Bache of Jene are bound to Henry de Cosham in 1,000 marks by the preceding recognisance, Henry grants that if Lewis Bochel, Francis Bochel, Bonaiut Loupori, Sclat de Sclatis, Gaiouche de Genisano and Lando Bardoil, merchants of Luk, deliver to him before 14 October next Sir Robert son of Sir Thomas de Bradeston knight and John de Seint Filbert from the duress of the community of Luk and Pisa and convey them safely to the land of Florence, Pistoia, Seint Simenat or Seint Estephene in the diocese of Luna, or in any of the said lands which William Datchet, squire of Sir Robert shall choose when he has returned to Luk, and if William should die on his way or be prevented from going to Luk, then Robert and John shall choose one of the aforesaid places, so that this release shall be testified to Thomas, Henry or the chancellor, in chancery by letters close of Robert and John, and by their letters patent within a month of the said 14 October, then the recognisance for 1,000 marks shall be null and void; and Henry de Cosham grants that if the release of Robert and John is prevented, and Henry de Causton and the others have Gaiouche de Gynisano, Sclat de Sclatis and Francis Bochell, if alive, on the said 14 October, to be delivered to prison in the Tower of London, if the constable will receive them, the recognisance shall be null and void, but it shall remain in force if the release of Robert and John is not accomplished and if Gaiouche, Sclat and Francis are not ready to be imprisoned as aforesaid. Dated at London as aforesaid. *French.*

*Memorandum* that the said Henry de Causton, Bartholomew, Robert and John, and Henry de Cosham came into chancery at London on 14 June and acknowledged the preceding indenture.

Enrolment of grant by Anketil Mallore, parson of Thurleston church, to William de Burgh, clerk, and Margery his sister, of 27*s.* 2*d.* rent in Erdeburgh, Pykwell and Leuesthorp, issuing from lands held of him in those towns, with the homage and service of Robert de Stotton of Burgh, of Katherine his wife, of Thomas his son, of Hugh de Bokeland, of Ralph Burgeys and Isabel his wife, and of Thomas de Medbourne, who hold those lands of him, and also all services, rents, customs of all his tenants with their homages, words, reliefs, marriages, escheats and other

1347.

*Membrane 3d—cont.*

easements of all the said lands. Witnesses: Henry Grene, Richard de Smetheton, Simon Pakeman, William de Ayleston, Laurence Hauberk, Ralph de Friseby and Richard Hauberk. Dated at Westminster on 14 June, 21 Edward III.

*Memorandum* that Anketil came into chancery at London on 15 June and acknowledged the preceding deed.

June 9.  
Reading.

To the sheriff of Nottingham. Order to supersede the execution of the king's order directing him to attach Robert de Caldewell, as the king ordered him to attach Robert and certain others and have them before the council at Westminster on Wednesday before Midsummer next, to answer for his contempt and further to do and receive what should be ordained by the council, but Tideman de Lymbergh, whose serjeant Robert is, has appeared before the king in chancery and promised to lend a sum of money for the king's need, that Robert may be able to be attendant upon Tideman's affairs in that county.

By bill of the treasurer.

June 13.  
Reading.

To the sheriff of Lincoln. Like order, '*mutatis mutandis*,' for Ralph de Derby, Thomas Gouk, Henry de Alynton and John Horn, merchants of Boston, who have paid certain sum of money on loan at the receipt of the exchequer for the king's need.

By bill of the receipt of the exchequer.

June 16.  
Reading.

To the sheriff of York. Like order, '*mutatis mutandis*,' for Adam Tirwhit of Beverley, the elder, as Walter de Chiriton and Thomas de Swanlund, the king's merchants, have appeared before the council and have promised in Adam's name, to lend a certain sum of money for the king's need.

By bill of the treasurer.

July 5.  
Reading.

John de Grymstede of Bures Giffard acknowledges that he owes to John son of William Lengleys of Briddebok 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 12.  
Reading.

To the abbot of Oseneye. Order to deliver a strong house in his abbey for the receipt of the king's wool, which he has ordered to be collected and levied in co. Oxford of the 20,000 sacks last granted by the laity, to the collectors and receivers of the same in that county, when he is warned by them.

By K. and C.

The like to the following, to wit:

The abbot of Notle for the wool of co. Buckingham.

The prior of Kenilworth for the wool of co. Warwick.

The abbot of Abyndon for the wool of co. Berks.

The prior of Hertford for the wool of co. Hertford.

The abbot of Evesham for the wool of co. Worcester.

The abbot of Cirecestre for the wool of co. Gloucester.

The prior of St. Nicholas, Exeter, for the wool of co. Devon.

The prior of Lewes and the bishop of Chichester for the wool of co. Sussex.

The abbot of Middelton for the wool of co. Dorset.

The abbot of St. Mary de Pratis, Leicester, for the wool of co. Leicester.

Richard Burgeys of Melton, fermor of the abbot of Westminster's manor of Hokham, for the wool of co. Rutland.

The prior of Tikford for the wool of co. Buckingham.

The prior of St. Sepulchre's, Warwick, for the wool of co. Warwick.

#### MEMBRANE 2d.

June 13.  
Reading.

John Coterel and Robert de Elsyng acknowledge that they owe to Henry de Cosham 300*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

1347.

*Membrane 2d—cont.*

Enrolment of indenture made at London on 14 June, 21 Edward III between Henry de Cosham of the one part, and John Coterel and Robert de Elsyng of the second part, and Lewis Bochel, Francis Bochel, Bonaiut Loupori, Selat de Sclatis, Gayouche de Gynsano and Lande Bardoill, merchants of Luk, of the third part, testifying that Henry and the said merchants have delivered to John and Robert 200*l.* to be kept in equal hand and delivered as follows, to wit that if the merchants before 14 October following obtain the release of Sir Robert son of Sir Thomas de Bradestone, knight, and John de Seint Filbert from prison at Luk and Pyse and taken to Pistoia or Seint Simenat or Seint Estephe in the diocese of Luna or any of the lands which William Dachtet, squire of Sir Robert, shall choose, when he returns to Luk, and if he should die on the way or be hindered, Robert and John shall choose the place, so that this release be testified to Sir Thomas or to Henry or the chancellor in chancery within a month of the said 14 October, then the 200*l.* shall be delivered to the said merchants, but if Robert and John are not released the 200*l.* shall be delivered to Henry, and for the surety thereof John and Robert are bound to Henry in 300*l.* by the preceding recognisance, so that if they deliver the 200*l.* in the form aforesaid, the said recognisance shall be null and void, but if not, it shall remain in force. Dated at London as aforesaid. *French.*

*Memorandum* that Henry and John and Robert and Lewis, Francis, Bonaiutus, Selatus, Gayochius and Landus came into chancery at London on 14 June and acknowledged the preceding indenture.

June 11.  
Reading.

Ralph de Tiderlegh acknowledges that he owes to William de Welham 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of deed testifying that whereas Ralph de Tyderlegh is bound to William de Welham in 12*l.* by the preceding recognisance, William grants that if Ralph pay him 6*l.* at London in Fridaystrete in the house that Katherine Purser now holds, at the same terms, then the said recognisance shall be null and void. Dated at Westminster on Tuesday after St. Barnabas, 21 Edward III. *French.*

*Memorandum* that William and Ralph came into chancery at Westminster on 11 June and acknowledged the preceding letters.

Enrolment of release by William de Welham to Alan de Kyngeston of all his right and claim in the manor of Wodeford in Welles with all appurtenances. Witnesses: Walter de Rodeney, Walter de Pavely, knights, Philip de Welleslegh, William de Rodeney, and Hugh Chapel. Dated at Welles on Tuesday after St. John *ante Portam Latinam*, 21 Edward III.

*Memorandum* that William came into chancery at Westminster on 11 June and acknowledged the preceding deed.

June 18.  
Reading.

Nicholas Burnel acknowledges that he owes to William de Teye 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex. *Cancelled on payment.*

Robert, prior of St. Mary's church, Suthwerk, acknowledges for himself and convent that they owe to William de Newenham, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

June 20.  
Reading.

Nicholas Burnel acknowledges that he owes to William de Sharesull, John le Bruyn, William de Ideshale and William de Malmesbury, chaplain executors of the will of John de Haudlo, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1347.

*Membrane 2d—cont.*June 26.  
Reading.

Guy de Briane, knight, the younger, acknowledges that he owes to John de Wynwyk and Henry de Wynwyk, clerks, 100 marks; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

June 15.  
Reading.

John de Wedon of Chepyngbarnet acknowledges that he owes to Agnes late the wife of Richard Broun of Chepyngbarnet, 40l.; to be levied etc. in co. Hertford.

William atte Welde of Marlebergh acknowledges that he owes to Robert de Hungerford, knight, 80l.; to be levied etc. in co. Wilts.

John de Melford acknowledges that he owes to Robert de Chiggewell, clerk, 20l.; to be levied etc. in co. Kent.

June 18.  
Reading.

To brother Hugh Michael, preceptor of La Maudeleyn in co. Derby. Order to be before the council at London on the octaves of Midsummer next to answer those things that will be set forth to him and further to do and receive what shall there be ordained. By C.

June 22.  
Reading.

John de Rokenham of Wodeton acknowledges that he owes to Alan de Boys, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 24.  
Reading.

Nicholas, vicar of Romeseye church, acknowledges that he owes to Master John de Offord, dean of St. Mary's church, Lincoln, 100l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.

Adam Aylleward of Great Grantedsdene acknowledges that he owes to Thomas de Cheddeworth, parson of Great Grantedsdene church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Adam son of Ralph Wodeward of Great Grantedsden acknowledges that he owes to the said Thomas 40s.; to be levied etc. as above.

May 8.  
Reading.

James de Mountz, the king's yeoman, is sent to the abbot and convent of Middilton in co. Dorset, to receive such maintenance in that house for life as William Malp' deceased had there at the king's request.

By p.s. [18294.]

June 28.  
Reading.

To Stephen de Forsham, bailiff of the liberty of the archbishop of Canterbury of the town of Romeneye. Order to be before the council at London on the feast of the Translation of St. Thomas the Martyr next to answer upon certain things which will then be set forth to him and further to do and receive what shall then be ordained, and he shall not omit this upon pain of forfeiture. By the keeper and C.

July 5.  
Reading.

Benedict de Normanton acknowledges that he owes to William de Mirfeld, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

*MEMBRANE 1d.*June 28.  
Reading.

Philip de Alcestre, parson of Little Compton church, acknowledges that he owes to Richard de Thoresby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Gloucester.

*Cancelled on payment.*

1347.

*Membrane 1d—cont.*

Elias Walteres of Iccombe, chaplain, acknowledges that he owes to Philip de Alcestre, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Enrolment of deed testifying that whereas William son of William de Langham, knight, with his father's assent, has taken to wife Margaret daughter of William de Dersham, whereby William the father, of his good will and for a sum of money which he has taken from William de Dersham for the said marriage, has agreed to maintain his said son and his wife in food and clothing and all other necessities for them, their issue and necessary serjeants, pertaining to their estate for all his life and has granted to them a yearly rent of 20 marks of his manor of Hemsted for his life, upon condition that if William maintain them as aforesaid then he is discharged of the said rent for all such time, and if he fail to do so then William and Margaret shall receive the said rent. Witnesses: Sir John de Roos, Sir William Crocheman, knights, John de Helyon, John de Neuport, Henry de la Launde, Nicholas Latre. Dated at Hemsted on Friday the feast of St. Alban, 21 Edward III. *French.*

*Memorandum* that the said William de Langham, knight, came into chancery at London on 24 June, and acknowledged the preceding indenture.

Enrolment of deed testifying that whereas Queen Philippa has granted to Robert Seymor, the bailiwick of the forest of Whittelwode, for life, Thomas le Forester of Stonystratford has granted and confirmed that bailiwick to Robert for his life. Dated at Westminster on Monday after SS. Peter and Paul, 21 Edward III. *French.*

*Memorandum* that Thomas came into chancery at Westminster on 2 July and acknowledged the preceding deed.

July 2.  
Reading.

Thomas Cary acknowledges that he owes to Nicholas Hosebonde, clerk, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

*Cancelled on payment, acknowledged by Robert de Keteryngham, parson of St. Gregory's church in St. Paul's churchyard, one of the executors of Nicholas's will.*

June 19.  
Reading.

To the collectors in co. Somerset of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid made upon William son and heir of William de Monte Acuto, tenant in chief, by reason of the manors of Jerlyngton, Shupton Mountagu, Cory Ryvel and Mertok and the bedelry of Westperret in that county, until Christmas next, so that after deliberation has been held with the council thereupon the king may cause what is just and reasonable to be done, as the king lately granted to William the said manors and bedelry which are extended at 250*l.* 12*s.* 2½*d.* yearly, and which were taken into the king's hand by reason of the minority of the said heir, to hold until he should come of age, and now he has besought the king, as he is distrained to pay the aid by reason of the manors and bedelry and the king has not yet deliberated with the council whether he ought to be charged therefor.

By C.

Enrolment of release by John de Offord, dean of Lincoln, to John Leen of Ipswich and James Sampson, parson of Middleton church, of all his right and claim in all the lands which they hold of the gift and enfeoffment of Thomas de Paxton, parson of Bedehampton church, and of Robert Druel, parson of Stanbourn church, to wit in the towns of Bergham,

1347.

*Membrane 1d—cont.*

Codenham, Hemmyngeston, Henleye, Cretyng All Saints, Cretyng St. Mary, Blakenham upon Water, Beilham, and Cleydon, and also in all those lands which he lately acquired of Sir Andrew de Sakeville, knight, in co. Suffolk. Witnesses: Sir Robert de Wachesham, Sir Ralph de Bockyngg, knights, John de Cleydon, John Horold of Ipswich, Thomas de Ponte of Codenham, Walter de Bramford, John Cobet. Dated at London on Monday after SS. Peter and Paul, 21 Edward III.

*Memorandum*, that John de Offord came into chancery at London on 7 July and acknowledged the preceding deed.

Enrolment of grant by John son of Edmund Saxy of Stanefelde to Sir Andrew de Bures, knight, and William Lungeley, rector of Somerton church, of all the lands which the said Edmund formerly acquired of John son of Robert de Bradefeld the younger in the towns of Stanefeld and Lausele, with all appurtenances. Witnesses: Sir Thomas de Grey, Sir William Creketot, knights, Robert de Rocwode, John de Norewic', William Maymond, Robert Bötiller, John de Balisden. Dated at Stanefeld on Friday the feast of SS. Peter and Paul, 21 Edward III.

*Memorandum* that John son of Edmund came into chancery at Westminster on 5 July and acknowledged the preceding deed.

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## 21 EDWARD III.—PART 2.

## MEMBRANE 41.

1347.

July 6.<sup>o</sup>  
Reading.

To Thomas de Aspale, escheator in co. Southampton. Order to cause William de Botreux and Isabel his wife, younger daughter of John de Moelis, tenant in chief and one of his heirs, to have seisin of the manor of Elyngham in that county, as of the lands which belonged to John, whereof the king lately assigned the purparty to Thomas de Courtneye and Muriel his wife, John's eldest daughter and heir, the king has assigned to William and Isabel, who has proved her age before Thomas Cary, escheator in co. Dorset the following lands, to wit: the said manor of Elyngham extended at 13*l.* 9*s.* 4*d.* yearly; the manor of Little Berkhamstede, co. Hertford, extended at 13*l.* 4*s.* 9½*d.* yearly; the manor of Sadyngton, co. Leicester, except the chief messuage there, extended at 19*l.* 9*s.* 11*d.* yearly; certain lands in Upton, co. Berks, extended at 4*l.* 11*s.* 3*d.* yearly, and a certain rent issuing from a moiety of the manor of Herdyngwyk, co. Buckingham, which John de Moelis demised for life to Roger Cantok, parson of Herdyngwyk church, extended at 24*l.* yearly, and the king has taken William's fealty and given him respite for his homage until the king's return to England, and the king has rendered the said purparty to him and to Isabel.

Mandate to John de Coggeshale, escheator in co. Hertford, to cause William and Isabel to have seisin of the said manor of Little Berkhamstede.

Mandate to John de Wyndesore, escheator in co. Leicester to cause William and Isabel to have seisin of the said manor of Sadyngton, except the chief messuage.

The like to John de Alveton, escheator in co. Berks, for the lands in Upton.

The like to William Croiser, escheator in co. Buckingham for the rent in Herdyngwyk.

June 26.  
Reading.

To the treasurer and barons of the exchequer. Order to discharge Oliver de Burdegala, the king's yeoman, of the tenth, twelfth and every other quota granted to the king by the community of the realm, as on 25 December in the 1st year of the reign, the king granted that he should be quit of such quotas for life.

July 4.  
Reading

To the sheriff of Buckingham for the present or the future. Order to pay to Walter Baret 3*d.* daily for his maintenance for life, from 18 March last, on which day, because Walter was so injured that he could no longer travail in the king's service, the king granted to him 3*d.* to be received daily for life of the issues of co. Buckingham. *Et erat patens.*

July 13.  
Reading.

To John de Coggeshale, escheator in co. Hertford. Order to amove the king's hand without delay from a toft and a grove called 'Marchalegrave' of the abbot of Westminster in Whethampsted, and not to intermeddle further therewith, restoring the issues thereof to the abbot, as the king ordered the escheator to certify why he had taken the premises into the king's hand, and the escheator returned that he had not so taken them,

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\* Tested by the keeper, as are the succeeding entries.

1347.

*Membrane 41—cont.*

but that he had received them by indenture from Henry Garnet, formerly escheator in that county, being in the king's hand by reason of the abbot's trespass in acquiring them without the king's licence, of Robert le Mareschal, who held them in chief, and now the abbot has besought the king to order his hand to be amoved, as Robert held the toft and grove of the abbot's predecessors and not in chief, and he afterwards granted them to the abbot long before the publication of the statute of mortmain, and the king ordered the escheator to take an inquisition upon the matter, by which it is found that Robert held the toft and grove of the abbots of Westminster by the service of 6*l.* yearly, fealty and suit at the abbot's court, and not in chief, and that he granted them to Richard, a former abbot, long before the publication of the said statute.

## MEMBRANE 40.

July 6.  
Reading

To Robert de Tughale, late keeper of the town of Newcastle upon Tyne. Order to pay to Edmund de Pampeden the arrears of a rent of 40*s.* yearly and to pay him that rent henceforth so long as a messuage in that town, which Richard de Galeweye held, who was outlawed for felony, remains in the king's hand, if Robert has not answered to the king for that rent for the said time, as at the suit of Edmund showing that he demised the messuage to Edmund for the said rent, and it was taken into the king's hand by order of certain justices appointed to enquire concerning the death of John de Denton, killed at that town, and to do other things contained in the commission to them, and it was in Robert's custody from that time and he detained the rent from Edmund, who beseeches the king to provide a remedy for the payment of the rent and of the arrears thereof; the king appointed John de Fenwyk, John de Moubray and Peter de Richemund to take an inquisition upon the matter, and although it was found by the inquisition taken by John de Moubray and Peter that Richard held the messuage for the life of himself and of Joan his wife of Edmund's demise for rendering 40*s.* yearly, and they so held it from Thursday after St. Denis 1336 until Richard was outlawed for John's death, and that Edmund never released his right in the messuage to Richard or Joan, and the messuage, which is worth 46*s.* 8*d.* yearly, has been in the king's hand and in Robert's custody from Friday after St. Barnabas in the 19th year of the reign, and because the inquisition was not taken in Robert's presence, the king ordered him to be in chancery on a day now past to show cause why Edmund should not have the said rent and the arrears thereof, and further to do what the king's court should determine, and Thomas Flemyng of Newcastle, his attorney, appearing on the said day asserted that he knew no cause why payment should not be made.

July 1.  
Reading

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the prioress and nuns of Chesthunte, co. Hertford, whose goods and possessions do not suffice for their maintenance, as the king is informed, without the aid of alms, for the wool last granted by the community of the realm, as the king has discharged them thereof for this turn of his special favour.

By C.

July 14.  
Reading

To Walter Parles, escheator in co. Northampton. Order to amove the king's hand from the manor of Thenford without delay, and not to intermeddle further therewith, restoring the issues thereof to William Croyser and Alice his wife, late the wife of Thomas de Pabenharn, tenant in chief,

1347.

*Membrane 40 - cont.*

as the king committed to Master John de Offord his clerk, the custody of all the lands which belonged to Thomas and which were in the king's hand by reason of the minority of Laurence, Thomas's son and heir, to hold until the heir should come of age, together with his marriage, rendering the true value thereof, as others wish to give, and it is found by divers inquisitions *post mortem* of Thomas that he held no lands in chief at his death in his demesne as of fee, except a messuage and 12 acres of land in the town of Hynewyk, which he held of the king in demesne and reversion for rendering 2s. yearly at Martinmas to the exchequer, by the hands of the sheriff of Bedford, and that he held jointly with Alice the manors of Hynewyk, Pabenham, Farndissh and Thenford and a messuage and a carucate of land in Hynewyk to hold the manor of Hynewyk for themselves and Thomas's heirs, the manors of Pabenham, Farndissh and Thenford and the messuage and carucate for themselves and the heirs of their bodies, and that the said manors, messuage and land are held of others than the king, and William Croyser and Alice beseeching the king to order his hand to be removed from the premises, he caused the record and process upon the affair to be sent before William de Thorp and his fellows, justices appointed to hold pleas before the king, under the half seal, ordering them to inspect the same and to cause to be done what is in accordance with the law and custom of the realm, and by the inquisition in which the parties placed themselves it was found that Thomas and Alice held the manor of Thenford, at Thomas's death and long before, by a fine levied in the king's court, of the grant of Adam, parson of Beckebrok church, wherefore it is considered that the king ought to amove his hand therefrom.

The like to the escheator in co. Bedford for the manors of Pabenham, Farendish and Hynewyk and the messuage and carucate in Hynewyk.

July 17.  
Reading.

Mandate to the treasurer and barons of the exchequer to discharge William and Alice, Master John and the escheators of the said counties for the present and the future of the said issues from the time of Thomas's death.

## MEMBRANE 39.

May 6.  
Reading.

To the treasurer and barons of the exchequer. Order to inspect the book of fees and other rolls and memoranda of the exchequer, and if they find thereby or by inquisition that the manor of Messynges, co. Essex, which earl Albert formerly held and which Robert de Bourghcher now holds, is the same as the tenement for which the collectors of the aid for marrying the eldest daughter of Edward I charged themselves for the earl of Oxford for a knight's fee, that earl Albert, the earl of Oxford and all other tenants of that manor have always held the manor since by the service of a sixth part of a knight's fee and no more, and that the collectors of Edward I wrongly charged themselves with 40s. for the manor, then to direct the collectors of the present aid for making the king's eldest son a knight to receive from Robert what pertains to him for a sixth of a knight's fee for the aid and to discharge him of 40s. for a fee by reason of that manor, notwithstanding that the collectors of Edward I charged themselves with 40s. for that manor, as Robert has shown the king that he holds the said manor, and although earl Albert held it of the king by the service of a sixth part of a knight's fee, and he is ready to pay what pertains to him for the same to the collectors of the aid, yet they distrain him to pay 40s. because the collectors of the aid of Edward I. charged themselves with that sum of the earl of Oxford for a fee in Messy[nges], wherefore Robert has besought the king to provide a remedy.

*Membrane 39—cont.*

1347.

April 18.  
Reading.

To the treasurer and barons of the exchequer. Order to discharge the men of Soureby and Carleton of the portion touching them of the second year of the biennial tenth and fifteenth granted in the 18th year of the reign, and also to discharge the taxes and collectors thereof in co. Cumberland of the said portion, as because the towns of co. Cumberland were burned by the king's enemies of Scotland, the king pardoned the men of Penereth and of the hamlets pertaining thereto, the portion touching them for the said tenth and fifteenth for the second year, and ordered the taxers and collectors to discharge them thereof, and now those men have informed the king that the treasurer and barons have delayed to discharge the men of Soureby and Carleton, which are hamlets of Penereth, of their portion, because they are entered in the exchequer rolls as towns and not as hamlets.

By p.s.

*MEMBRANE 38.*July 6.  
Reading.

To John de Wesenham, the king's butler. Order to deliver to the abbot and convent of King's Beaulieu two tuns of wine in arrear to them for the 19th and 20th years of the reign for celebrating masses in their church, as Henry III. granted that they should receive a tun of wine yearly of his gift between Christmas and the Purification of his right prise at Southampton, for celebrating masses, and on 26 January in the 19th year of the reign, the king ordered Reymund Seguyn, then his butler, to deliver a tun of wine to them, and he sent a like order by a writ dated 30 January in the 20th year of the reign, and because nothing was delivered as the king learned from the abbot's plaint, he ordered Reymund to certify him upon the matter, and Reymund returned that the abbot and convent had received nothing of the wine from the 18th year of the reign until 15 February last, when John received the office of the butlery.

July 15.  
Reading.

To the bailiffs of Scardeburgh for the present or the future. Order to pay to John Darcy son and heir of John Darcy 'le piere' or to his attorney, 66*l.* yearly of the ferm of that town in accordance with the king's grant to John the father of 183*l.* 6*s.* 8*d.* to wit 39 marks 10*s.* of the issues of co. Nottingham, 90*l.* 16*s.* 8*d.* of the ferm of the town of Newcastle upon Tyne, and 66*l.* of the ferm of Scardeburgh, to be received yearly for the life of Mary, countess of Pembroke who holds certain lands for life with reversion to John.

By C.

*Et erat patens.*

Mandate to the bailiffs of Newcastle for the present or the future to pay 90*l.* 16*s.* 8*d.* yearly to John Darcy the son or to his attorney, in accordance with the said grant.

By C.

Mandate to the sheriff of Nottingham for the present or the future to pay 39 marks 10*s.* to John Darcy the son or to his attorney, in accordance with the said grant.

By C.

*Et erat patens.*July 18.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Thomas de Dagge worth and Eleanor his wife, late the wife of James le Botiller, earl of Ormound, for paying 60*l.* yearly, from 26 January in the 4th year of the reign, as on that day in consideration of the good service of Robert de Fienles to Queen Isabel and to the king in France, and in coming with the king to England to pursue Hugh le Despenser and other enemies and rebels, the king granted that he should receive 60*l.* yearly for life of the ferm of the town of Aylesbury by the

1347.

*Membrane 38—cont.*

hands of the lords of that town, and the king ordered the said earl, lord of that town, to pay the 60*l.* to Robert yearly, and on 9 November in the 12th year of the reign the king granted that Eleanor should receive the 60*l.* which she was then bound to render for the ferm of the said town, at the exchequer, in aid of the maintenance of James, the earl's son and heir, then a minor in the king's wardship, to hold until the heir should come of age, and now the king has learned from the plaint of Thomas and Eleanor that although Robert was fully satisfied for the 60*l.* from the said 26 January to the said 9 November, and the earl's stewards or attorneys in England received his letters of acquittance for the same, yet the treasurer and barons distrain them for the 60*l.* yearly from the said 26 January because they have not the said letters to produce at the exchequer, as they are lost by the death of the earl and of his stewards and attorneys, as they assert, and they have besought the king to provide a remedy, and certain of the council in whom the king has confidence have testified that the premises contain the truth.

By C.

July 24.  
Reading.

To the collectors of the custom of wool hides and wool-fells in the port of London. Order to deliver to John de Bello Campo or to his attorney what is in arrear to him of 80*l.* for Michaelmas and Easter terms last, as the king granted to him 30*l.* to be received yearly for life of the ferm of the priory of Haylyng, in the king's hand by reason of the war with his adversaries of France, and afterwards on 8 September last, because John surrendered the king's letters to chancery to be cancelled, the king granted that he should receive the said 30*l.* and 50*l.* in addition for life yearly of the issues of the customs in the port of London, by the hands of the collectors of the same.

By p.s. [18618.]

## MEMBRANE 37.

June 1.  
Reading.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Conrad Feniol, John Conyng and their fellows, merchants of Almain, or to John de Oulcote, their attorney, a mark on every sack of wool, a mark on every 300 wool-fells and 2 marks on each last of hides taken out of that port to parts beyond, of the customs and subsidies received by Walter de Chiriton and Gilbert de Wendlyngburgh, after Midsummer, by indenture made with them, and to cause one part of the coket seal to be kept under the seal of the said attorney until the said merchants are fully paid 6,000 marks of 20,000 marks, as for 40,000 marks which Walter and Gilbert and their fellows, the king's merchants, agreed to lend to the king in parts beyond the sea, the king, on 26 April last, granted that they should receive the customs and subsidies in all the ports of England, except certain assignments contained in the agreements made with them, until they should be satisfied for the 40,000 marks, and with the consent and at the request of Walter and his fellows the king granted that the said merchants of Almain should receive of the customs and subsidies as aforesaid for 20,000 marks which they lent to Walter and his fellows in aid of the 40,000 marks, until they should be satisfied for that sum, and that the said part of the coket seal should remain under the seals of themselves or of their attorney as aforesaid.

By K. and C.

The like to the collectors of customs in the following ports, to wit:

The collectors in the port of Kyngeston upon Hull for 8,000 marks to be paid to the said merchants or to John de Chestrefeld their attorney.

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*Membrane 37—cont.*

The collectors in the port of Boston for 3,000 marks.—Robert de Caldwell, attorney.

The collectors in the port of Lenn for 1,000 marks.—The same Robert, attorney.

The collectors in the ports of Newcastle upon Tyne and Hertipol for 1,000 marks.—John de Chestrefeld, attorney.

The collectors in the port of Southampton for 1,000 marks.—Henry Flemyng, attorney.

The collectors in the port of Ipswich for 500 marks.—John Kempe of Norwich, attorney.

The collectors in the port of Bristol for 1,000 marks.—Peter Provon, attorney.

The collectors in the port of Great Yarmouth for 300 marks.—John Kempe, attorney.

Jan. 22.  
Westminster.

The collectors in the port of Southampton for 800 marks beyond 1,000 marks, to be paid to the merchants or to Henry Flemyng, their attorney.

The collectors in the port of Lenn for 400 marks beyond 1,000 marks, to be paid to the merchants or to Robert de Caldwell, their attorney.

*MEMBRANE 36.*

July 20.  
Reading.

To the steward of Queen Philippa of the forest between the bridges of Oxford and Staunford for the present or the future or to him who supplies his place. Order to permit the provost and brethren, chaplains of the chantry of Cotherstok, to have the tenths of wastes and assarts in the forest of Rokyngham, aiding them in receiving the same so far as he may as the late king granted to John Giffard, his clerk, that he and his heirs should have common with all his animals and cattle in the king's forest of Rokyngham as the men and tenants residing in that forest have the same, and afterwards the king granted that John might assign that common to the said provost and chaplains to hold in aid of their maintenance, and afterwards at John's suit beseeching the king to grant the said tenths to the provost and chaplains, as several assarts have been newly made in that forest, whereby the provost and chaplains are prevented from receiving the profit which they ought to have by reason of the said grant, and because the chantry is founded for the souls of the king, his ancestors and heirs, he has granted that the provost and chaplains shall receive the tenths of such wastes and assarts approved in the time of former kings, his own time and henceforth in aid of their maintenance. *Et erat patens.*

Aug. 4.  
Reading.

To the chancellor of Ireland for the present or the future or to him who supplies his place. Order to take inquisitions concerning the lands which belonged to John Darcy 'le piere,' tenant in chief, in Ireland, at his death, by writs of *diem clausit extremum* under the seal used in that land, and those inquisitions being returned to chancery in Ireland as is customary, to cause John Darcy 'le fitz' son and heir of the said John, to have seisin of all the lands, knights' fees and advowsons of which his father was seised at his death in his demesne as of fee, in Ireland, restoring the issues thereof to him or to his attorney, as the king has taken the homage of John the son, who is of full age, for all the said lands, and has rendered them to him together with the issues thereof. *By p.s.*

*Membrane 36—cont.*

1347.

Aug. 6.  
Reading.

To the bailiffs of York. Order to deliver the money which they arrested in that city of James Lumbard, moneyer of Thomas bishop of Durham, to Thomas de Rokeby, sheriff of York, by indenture, together with the body of James, for him to be taken with the money to London before the council, without delay. The king has ordered the sheriff to receive James and the money in the form aforesaid.

By C.

Mandate to the sheriff to receive James and the money from the bailiffs and to take them to London before the council.

By C.

Aug. 1.  
Reading.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to permit John de Wesenham and Walter de Chiriton and their fellows, the king's merchants, to lade in that port all the wool of the 20,000 sacks granted to the king by the magnates and laity of England for the war of France, and delivered to the merchants by the king to be taken by them to parts beyond the sea for his use, and to take it from that port after paying the customs due thereon, notwithstanding any previous order to the contrary, provided that all the wool is faithfully weighed and customed as they shall answer to the king, and that no other wool shall be taken out of the port to parts beyond the sea until the said 20,000 sacks have been taken by the merchants or others, without the king's special order.

By K. and C.

The like to the collectors of customs in the following ports, to wit:

The collectors in the port of Newcastle upon Tyne.

The collectors in the port of Kyngeston upon Hull.

The collectors in the port of Boston.

The collectors in the port of Sandwich.

The collectors in the port of Ipswich.

The collectors in the port of Bristol.

The collectors in the port of Chichester.

The collectors in the port of Wynchelse.

The collectors in the port of Great Yarmouth.

The collectors in the port of Lenn.

The collectors in the port of Southampton.

The collectors in the port of Exeter.

The like to the admirals of each admiralship and to those who supply their places.

Aug. 3.  
Reading.

To Michael de Ponynges. Order to pay the portions of wool touching the lands which belonged to Margery late the wife of Nicholas de la Beche in divers counties of England, taken into the king's hand for certain causes, among the men of those towns, as the king committed to him the custody of all those lands to hold with all things pertaining thereto together with the issues thereof for rendering a certain ferm yearly at the exchequer if the issues or ferm ought to pertain to the king, and now Michael has informed the king that although he believed himself to be quit of all aids touching those lands, for the said ferm, yet he is assessed for the wool last granted in all the said counties and in all lands where those lands are, wherefore he has besought the king to provide a remedy, and because on the matter being deliberated before the council, it is not yet fully declared whether the issues or ferm ought to pertain to the king, it has been agreed by the council that payments shall be made to the king for all the said lands according to the rate thereof among the men of the towns where the lands are and that allowance for the value of the same shall be made to Michael in his ferm, if it ought to pertain to the king.

By C.

June 4.  
Abingdon.

To the sheriff of Southampton for the present or the future. Order to pay to Thomas Cary, the king's yeoman, usher of his chamber, what pertains to him of 10*l.* yearly rent to be received by the sheriff's hands, and

1347.

*Membrane 36—cont.*

to be answerable to him for the same, as the king lately committed to him the custody of the manors of Stoure Prewes and Homynnton in cos. Dorset and Wilts and 10*l.* yearly rent to be received by the hands of that sheriff and of the provost of the earl of Lancaster, which are of the abbes of the monastery of St. Leger, Préaux (*Sancti Leodegari de Pratis*) in Normandy, and which the king caused to be taken into his hand among the other lands of the alien religious of the power of France, for rendering at the exchequer yearly so much as Robert de la More, the late proctor of the abbes, used to render therefor, and afterwards, not remembering this grant, the king granted that custody to William fitz Waryn to hold so long as the war should last, without rendering anything therefor, and he entered that custody and amoved Thomas therefrom, and deliberation being subsequently taken upon the premises, and fuller advice, the king granted that the first grant to Thomas should remain in force, and that William, in recompence for the custody and as the complement of the grant made to him, should receive that ferm which Thomas is bound to render as aforesaid, so long as the war lasts.

*Et erat patens.*

## MEMBRANE 35.

June 19.  
Reading.

To the sheriff of Lincoln. Order to deliver to Gilbert de Haydok all his lands, without delay, as he is indicted, as the king has learned, because he and others arrayed in a warlike manner, and armed, during the king's absence from the realm and within the verge of the household of Lionel, the king's son, keeper of England, feloniously entered by night the manor of Beaumes near Redyng in co. Wilts attacked and killed Michael de Ponynges 'le uncle,' Thomas le Clerc of Shipton and certain others and ravished Margery late the wife of Nicholas de la Beche, and they feloniously broke the houses there, and one Robert le Hunte, Margery's chaplain, being then sick there, died through fear of outrage, and they took goods and chattels to the value of 200*l.*, and they attacked, wounded and maimed divers of Margery's men so that their lives are despaired of, and some of them they took and imprisoned, taking them out of that county with them, arrogating to themselves royal power, and at the special request of divers magnates and others assisting the king in parts beyond the sea, testifying that Gilbert is altogether innocent of the premises, the king has pardoned him the suit of his peace for the said felonies and trespasses and for aiding and abetting the same, so that he stand to right in the king's court if any one wish to speak against him for the premises.

By p.s. and by C.

July 12.  
Reading.

To the treasurer and barons of the exchequer. Order to supersede the exaction which the collectors in co. Kent of the wool last granted make upon the master and poor of the hospital of St. Thomas the Martyr, Estbrugg, Canterbury, for such wool, as the hospital is so slenderly endowed that the goods thereof do not suffice for the maintenance of the master and poor and of the other charges incumbent thereon unless they are aided by the alms of the faithful, as the king has learned from trustworthy testimony, and now the master and poor have shown the king that although they have been quit of all tenths and other quotas granted to the king in times past, by reason of their poverty, yet the said collectors distrain them for wool, whereupon they have besought the king to provide a remedy.

By C.

July 12.  
Reading.

To John de Wodehous, receiver beyond Trent of the money of the subsidy for making the king's eldest son a knight. Order to deliver to Thomas de

1347.

*Membrane 35—cont.*

Ebor[aco] 200*l.* of that money, by indenture, of the king's gift, as he lately took John earl of Menteth in the battle at Durham against the Scots, in which they were defeated, and delivered him to the king at his order. By C.

To Thomas de Foxle, constable of Wyndesore castle or to him who supplies his place there. Order to deliver to the abbot of Westminster eight bucks on the eve of St. Peter ad Vincula next, to be taken by the constable in Wyndesore forest and carried to Westminster at the king's cost in accordance with the grant of Henry III to the abbot of eight bucks to be taken yearly in that forest, so that those who carry the venison shall make two companies (*facient duas meneyas*) before the high altar of St. Peter's, Westminster.

July 26.  
Reading.

To the treasurer and barons of the exchequer. Whereas the abbot of Cluny made a fine of 200*l.* with the king for certain causes, to be paid in his chamber, which the priors subject to the abbot in England agreed to pay to the treasurer at the following terms, to wit: the prior of St. Helen's in the Isle of Wight at Michaelmas next, 60*s.*; the prior of Farle at All Saints and Christmas next 40 marks; the prior of Pritewell at the said Michaelmas, 25 marks; the prior of Stanegat at Michaelmas, 40*s.*; the prior of Mendham at Michaelmas, 40*s.*; the prior of St. Andrew's Northampton, at Michaelmas and at Martinmas next, 20 marks; the prior of Bermondeseye at Whitsuntide last, 35 marks; the prior of Lenton at Whitsuntide, 20*l.*; the prior of Tifford at Michaelmas, 40 marks; the prior of Castelacre at certain terms now past 66*l.* 6*s.* 8*d.*: the king orders the treasurer and barons to cause the 200*l.* so apportioned to be levied of those priors after the lapse of the terms aforesaid, and to deliver the money to the receiver of the money of the king's chamber or to him who supplies his place, when they sue for this cause in the king's name. By letter of the seal called 'Griffoun.'

July 14.  
Reading.

To Nicholas Gower, escheator in the liberty of Holdernesse, co. York. Order, if he find that 4 messuages and 4½ bovates of land in Burton Pidese taken by him into the king's hand, are the same as those contained in certain inquisitions, charters and deeds, then to amove the king's hand therefrom without delay and not to intermeddle further therewith restoring the issues thereof to Maud late the wife of Henry de Burton, and mother of Alice and Beatrice his daughters, provided that she answer to the king for 13*s.* 4*d.* yearly, and if any evidences are found by which it appears that the premises are held by knight's service, he shall certify the king in chancery of such evidences, as the king lately ordered the escheator to certify why he had taken Henry's lands into the king's hand, and he returned that he had done so because it was found by inquisition of office that Henry held them in his demesne as of fee, at his death, in chief as of the honour of Albemarle, by knight's service, whereby the custody thereof ought to pertain to the king, and by inspection of the chancery rolls it appears that on 12 May in the 17th year of the reign, because it was found by inquisitions *post mortem* of Henry that he held the said messuages and land in Burton in chief as of the said honour, by fealty and service of 13*s.* 4*d.* yearly, and that Alice and Beatrice are his next heirs, Alice aged one year and more, and Beatrice then aged three days, the king ordered William Lenglissh, then escheator in that liberty to deliver the messuages and land to Maud, as nearest to the heirs, to hold for their use, and by divers charters of the counts of Albemarle shown in chancery it is clear that they granted to Gamelus de Burton and to Robert son of Gamelus de Burton and their heirs 4 tofts, 4 bovates and 6½ acres of land, and 2½ acres of meadow in Pidese Burton, for rendering 13*s.* 4*d.* yearly.

*Membrane 35—cont.*

1347.

Aug. 3.  
Reading.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Alexander de Betoigne, who is attendant upon divers affairs of the king in that county, so that he cannot exercise the duties of his office.

Aug. 3.  
Reading.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of John de Gatesbury, who is so weak that he cannot travail to exercise the duties of his office.

Aug. 4.  
Reading.

To William de Kelleseye, John de Oxenford and John Basset guardians of the fruits, issues and emoluments of the prebend of Bannebury. Order to deliver to John de Pulteneye and John vicar of Bannebury church the said custody together with the issues thereof from St. Peter ad Vincula last, as by deliberation of the council the king has committed to John and John the custody of the said prebend in the church of St. Mary, Lincoln, which Hugolinus son of Paul de Adegeriis of Parma, an alien, possesses, which fruits, etc. were taken into the king's hand among those of the benefices of aliens not residing in their benefices in England, by ordinance of the council, in aid of the charges incurred in the defence of the Anglian church and the realm of England, to hold from the said feast so long as the fruits, etc. should remain in the king's hand, for rendering 50*l.* yearly at the exchequer, at which those issues are extended, by the king's order, beyond the reprises.

Aug. 14.  
Bristol.

To Walter de Chiriton and his fellows, merchants to whom the king granted all the customs and subsidies in all the ports of England. Order to pay to Bartholomew de Burghersh or to his attorney 3,955*l.* 7*s.* 10*d.*, in which the king is bound to him for divers debts. By letter of the keeper.

*MEMBRANE 34.*July 26.  
Reading.

To the collectors and receivers in the port of London of the subsidy of 2*s.* the sack and 6*d.* the pound granted for finding ships upon the sea. Order to return to William Heroun, Henry de Boseworth, John de Wendoure, Richard Deuxmars, Richard Mallyng and their fellows, merchants of the city of London, what they have received from them for customs on their corn, if it was brought back to the city, unladed there and sold as is alleged, as because a great want of corn occurred in that city and the adjacent parts, by which parts the king and his army were much refreshed with corn and other victuals, and that the people of those parts and the lieges in the said army might not suffer want by the taking of corn out of England, the king ordered the mayor and sheriffs of London to cause all ships which they should find laden with corn in the River Thames, to be brought back to that city, and the corn sold there, so that the merchants and others who laded the corn should be satisfied for the costs of lading and for the customs paid by them, and the masters and mariners of the ships for the agreements entered into between them and the merchants, and now the king has learned from William and the others that although they laded, by the king's licence, a certain number of quarters of corn in ships called '*la Jouette de la Hope*' and '*la Katerine de la Hope*' whereof John Gerard and Henry Toke are masters, to be taken to Gascony for the maintenance of the king's lieges there, paid the customs due thereon and received the king's letters of cocket therefor, and the corn was brought back to the city by virtue of the aforesaid order, unladed and sold there, yet the collectors and receivers detain the customs received for the corn and refuse to repay them to the merchants, whereupon they have besought the king to provide a remedy.

By C.

*Membrane 34—cont.*

1347.

July 20.  
Reading.

To the sheriff of Bedford. Order to cause the master of the hospital of St. John, Bedeford, to have seisin without delay of a burgage in Bedeford which Nicholas de Gatesden held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the burgage has been in the king's hand for a year and a day, that Nicholas held it of the master, and that William Trussel, sometime escheator in that county, had the year, day and waste thereof and ought to answer therefor to the king.

July 11.  
Reading.

To the sheriff of Wilts. Order to deliver to William de Horwode the manor of Cosham together with the issues and profits thereof, although the king ordered him to cause that manor to be seised into the king's hand, which was reserved to the king's chamber and which William held for rendering a certain ferm yearly thereto, by reason of the arrears of that ferm, and to keep it safely until further order, as William has satisfied the king for a part of those arrears, and the king has given him respite for the remainder until a certain day. By letter of the seal called 'Griffoun.'

July 20.  
Reading.

To the sheriff of Hertford. Order to pay to William de Watford what is in arrear to him of 4d. daily from 2 July last and to pay him the 4d. daily henceforth, in accordance with the king's grant to him on the said day of 4d. to be received daily for life of the issues of co. Hertford by the hands of the sheriff. By p.s.

July 13.  
Reading.

To the mayor and sheriffs of London. Order to dearrest without delay two ships called '*la Leonard*' of Colchester and '*la cogge Thomas*' of Dertemuth, whereof John Lucas and Thomas Swet are masters, and to permit them to go with the corn therein to the city of Bordeaux, after payment of the customs due, notwithstanding any order to the contrary, provided that the masters take oath that they will unlade the corn at Bordeaux and not elsewhere, as those ships, laden with corn in the port of London by the king's licence to be taken to Bordeaux for the king, have been arrested in that port, and the king wishes them to be dearrested at the request of Henry earl of Lancaster. By p.s. [18424.]

July 12.  
Reading.

To the collectors of wool in co. Suffolk. Order to supersede the demand made upon Thomas de Bradeston and the executors of the will of Maurice de Berkele for the portion of wool touching them for the lands in their custody, as the king committed to Thomas and Maurice the custody of all the lands which belonged to Cecily late the wife of Brian de Hikelyng, tenant in chief, which were in the king's hands by reason of the minority of John, her son and heir, to hold until the heir should come of age for rendering the extent thereof at the exchequer yearly.

To the collectors in co. Suffolk of the aid for making the king's eldest son a knight. Like order to supersede the demand for that aid made upon Thomas and the said executors for the said lands.

July 16.  
Reading.

To the collectors in co. Norfolk of the aid for making the king's eldest son a knight. Order to supersede the demand made upon Robert Dufford earl of Suffolk for that aid for the manors and lands in the king's hand and in his custody, as by an indenture under the seal called '*le Griffoun*' made between the king and the earl, the king committed to him the custody of two parts of the manors of Hederset and Bestethorp and of lands in Wymundham, Bokenham and Denton, co. Norfolk, pertaining to the king by reason of the minority of John, son and heir of John Bernak, to hold until the heir should come of age for rendering to the king's chamber 120*l.* yearly, saving to the king the knights' fees and advowsons pertaining to the said manors and lands.

*Membrane 34—cont.*

1347.

July 6.  
Reading.

To the treasurer and barons of the exchequer. Order to discharge the master and brethren of the *Maison Dieu*, Dover (*domus de Doverr'*), of a sack of wool, as although they granted a sack of wool to the king on loan for the war of France, he has remitted it to them out of compassion for their estate.

By p.s. [18534.]

July 16.  
Reading.

To the collectors of wool in co. Berks. Order to supersede the demand for wool of the 20,000 sacks last granted for the manors of Hampstede Mareschal and Yeshampstede in that county, reserved to the king's chamber.

By C.

The like to the collectors in co. Essex for the manor of Ambreden.

July 19.  
Reading.

To the treasurer and chamberlains. Order to allow 10*l.* 7*s.* 1*d.* to William de Langele, late sheriff of Kent, in his account, as he caused wheat bread to be made for the king by order of the treasurer up to the said sum, to be taken to Caleis for the maintenance of the king and his lieges there, and the ship in which the bread was laded was wrecked by a storm when sailing to Caleis with the men, bread and all the other things therein, without William's fault, as has been testified by those in whom the king has confidence.

By C.

July 30.  
Reading.

To the collectors in co. Kent of the wool last granted. Order to supersede the demand for wool made upon the master and brethren of the hospital of poor priests, Canterbury, as it is found by inquisition taken by John de Vileston when escheator in that county that the hospital is so slenderly endowed that the master and brethren do not suffice to pay any contributions or tallages with the other men of the county after deducting their reasonable maintenance.

By C.

July 22.  
Reading.

To Walter Croyser, keeper of the forest of Bernewode, co. Buckingham, or to him who supplies his place there. Order not to take any fees in that forest upon any pretext, or permit them to be taken by the ministers of that forest until the king has been certified what and how many fees have been anciently exacted by his ministers of that forest and are due to them, and to cause proclamation to be made that no one, upon pain of forfeiture, shall attempt anything to the contrary, and he shall take and imprison all those ministers whom he finds doing the contrary after the proclamation, and keep them safely until the king has ordained their punishment, certifying him in chancery of their names, as the king ordered the treasurer and chamberlains to inspect the rolls and memoranda of the justices in eyre in that forest in co. Buckingham of Henry III and Edward I and to certify him of what they should find, and they returned that they had found no claim in the bailiwick of the forestry of that forest nor on any appurtenances of that bailiwick by John son of Nigel or any other, and now the king has learned that the ministers of that forest, which is parcel of the crown of England, it is said, claim and usurp divers fees in the forest without warrant or title of law.

By p.s. [18604.]

The like to the keeper of the forest of Bernewode, co. Buckingham, for the present or the future or to him who supplies his place there.

*Et erat patens.*

By the same writ.

*MEMBRANE 33.*July 28.  
Reading.

To all sheriffs, mayors, bailiffs, ministers, collectors of toll, murage, pontage and pavage in cities, boroughs, market towns and other places within or without liberties. Order not to compel the king's merchants,

1347.

*Membrane 33—cont.*

whom the king has appointed to collect and levy all the wool of the 20,000 sacks granted for the defence of the realm and the war of France in divers counties and to take it thence to parts beyond the sea, to pay such toll, murage, pontage, pavage or any other custom on the said wool when it is brought to their places.

By K. and C.

*Et erat patens.*

July 28.  
Reading.

To John de Monte Gomeri, admiral of the fleet from the mouth of the Thames towards the north or to those who supply his place. Order not to arrest any ships laden with the wool of the 20,000 sacks last granted for the war to take it to parts beyond the sea, but to permit them to cross with the wool to the said parts when they are laded.

By K.

July 15.  
Reading.

To the collectors of wool in co. Bedford. Order to cause all the wool, gold and silver which are to be levied and collected in that county by virtue of their commission, to be received at the priory of Newenham near Bedeford and not elsewhere, and to be delivered and paid to the receivers of the said wool, gold and silver.

By K. and C.

To the receivers of wool in co. Bedford. Order to receive all the wool, gold and silver in that county from the sub-collectors of each township when they have been brought to the priory of Newenham near Bedeford to the receipt there, by indenture.

To the sheriff of Cambridge and the mayor of Cambridge, Order, upon sight of these presents, to cause the house in that town which formerly belonged to John de Cantebrigge to be delivered to the receivers of wool in that county, by indenture, for the receipt of the king's wool there.

July 15.  
Reading.

To the collectors of wool in co. Cambridge. Order, upon pain of forfeiture, not to receive any wool from the sub-collectors thereof except that which they have received from the towns or individuals of the county, or any wool except of good sort suitable for the king, and that the sub-collectors shall pay the gold and silver which is paid in lieu of wool in the same way in which it was received, without exchange of gold for silver, or other fraud, and they shall receive the oath of the sub-collectors as often as necessary and as they see fit.

By K. and C.

July 20.  
Reading.

To the collectors in co. Kent of the wool last granted by the community of England. Order to supersede the demand for wool made upon John de Pulteneye, citizen of London of his lands, goods and chattels in that county, as the late king, on 10 April in the 19th year of the reign granted that he should be quit for life of all tallages, aids and other contributions saving the customary prises due to the king, which grant the present king confirmed on 12 May in the 14th year of his reign.

The like to the collectors of wool in the following counties, to wit :—

The collectors in co. Middlesex.

The collectors in co. Buckingham.

The collectors in co. Hertford.

The collectors in co. Cambridge.

The collectors in co. Suffolk.

The collectors in co. Leicester.

The collectors in the city of London.

Aug. 4.  
Reading.

To William de Kelleseye, John de Oxenford and John Basset, guardians of the fruits, issues and emoluments of the prebend of Bannebury. Order to deliver that custody to John de Pulteneye and John vicar of Bannebury church together with the issues thereof from St. Peter ad Vincula last [as at page 307 above].

1347.

Aug. 11.  
Reading.*Membrane 33—cont.*

To John de Okoure, keeper of the lands which belonged to Adam de Peshale in co. Stafford in the king's hand and reserved to his chamber. Order to deliver to Thomas de Cressewalle all his lands seised into the king's hand, as he has besought the king by his petition before him and his council at Caleys to order his hand to be amoved from those lands, as he and Henry his brother and certain others were bound to John de Eyton in 40*l.* by a law merchant to be paid on a certain day now past, and subsequently Adam bought that debt from John and by virtue of that law, as John's attorney, he so sued that he recovered the 40*l.* against Thomas in John's name, wherefore all Thomas's lands in co. Stafford which were extended at 40*s.* yearly, were delivered to Adam as John's attorney, to hold as John's free tenement until the debt was levied thereof, and they so remained until they were seised into the king's hand with Adam's other lands by reason of his forfeiture, and the king of his grace has granted Thomas's request, in consideration of his good service. By p.s.

Aug. 18.  
Bristol.

To William Croyser, escheator in co. Bedford. Order to assign dower to Ralph de Tykesore and Alice his wife, late the wife of John de Tollesland, tenant in chief of all the lands which belonged to John at his death, in the presence of Henry de Ingelby to whom the king committed the custody of those lands, to hold until John's heir should come of age, if he choose to attend, as for 33*s.* 4*d.* paid by Ralph the king has pardoned him and Alice their trespass in marrying without the king's licence.

The like to the following, to wit:—

John Dengayne of Teversham, escheator in co. Huntingdon.

Thomas de Lucy, escheator in co. Cumberland.

Aug. 6.  
Reading.

To the sheriff of Northumberland. Order to deliver to Robert Bertram all his lands, goods and chattels which were taken into the king's hands because Malcolm Fleming, an enemy of Scotland, lately taken in war and in Robert's custody, escaped, as the king has restored those lands, goods and chattels to Robert of his special favour at the request of Henry, earl of Lancaster. By p.s. [18685.]

Aug. 26.  
Gloucester.

To the sheriff of Southampton. Order to cause two coroners for that county to be elected in place of John Richeby and William Bouch, deceased.

*MEMBRANE 32.*Aug. 6.  
Reading.

To the treasurer and barons of the exchequer. Order to cause 10*l.* to be allowed to William de Kelleseye, the king's clerk, in his account as he has besought the king to cause some allowance to be made to him, as he was appointed with other lieges to take into the king's hand the fruits, rents and emoluments of the prebend of Bannebury which Hugolinus de Adigheriis of Parma, an alien, possessed, and to enquire concerning its true value and do certain other things contained in the king's letters patent to him, and he incurred divers expenses in the premises which extend to no small sum, and the king has granted to him 10*l.* in recompence for those expenses. By C.

Aug. 12.  
Reading.

To the justiciary of Ireland or to him who supplies his place there. Order to amove the king's hand without delay from the liberty of Trym, in Ireland, and to permit Joan late the wife of Roger de Mortuo Mari, earl of March, to enjoy it, if it was taken before any cause for so doing, sent to England, had been adjudicated, delivering the issues thereof to her, certifying the king in chancery in England if there be any cause

1347.

*Membrane 32—cont.*

why the liberty should be taken into his hand, so that after such cause has been viewed and examined the king may be able to cause what is just to be done for Joan, as at her suit showing that her said liberty had been taken into the king's hand by his ministers of Ireland long before this time, without reasonable cause, and the king had adjudged those causes, sent before him and his council in England, to be erroneous and unreasonable, and therefore restored the liberty to her with the issues and profits thereof and she suffered grave damage by the said taking of the liberty and besought the king to provide for her indemnity and because Thomas son of Maurice de Berkeleye, Thomas son of Peter de Brewosa and Thomas Blaunkfrount, knights, mainperned before the king in chancery for her to answer yearly at the exchequer, Dublin, for the issues of that liberty from the time when it ought to have been taken into the king's hand, the king granted that it should not be taken during her life without reasonable cause, whereof he would be certified in England so that she would have due notice to come before the king to answer thereupon, and if the cause were adjudged reasonable she should have the custody of the liberty so long as it should remain in the king's hand and should answer for the issues thereof; and now the king has learned from her that the treasurer and barons have taken the liberty into his hand before any cause had been adjudged in England, contrary to the aforesaid grant, whereupon she has besought the king to provide a remedy.

By p.s. [18702.]

Aug. 1.  
Reading.

To the keeper of the forest of Bernewode, co. Buckingham for the present or the future, or to him who supplies his place there. Order, upon pain of forfeiture, if the abbot of Nottele ought to receive two cartloads of wood daily in that forest, to deliver them to him of dead wood, wood cast down by the wind and cablish so far as they will suffice, and if they do not, then of oaks, underwood and the lesser trees of the forest, without receiving the fees for the trees by the foresters, as on being informed that the ministers of that forest, which is parcel of the crown of England, it is said, usurp divers fees in the forest without warrant or title, the king ordered the keeper not to take any fees there upon any pretext until the king should be certified as to which were anciently exacted and justly due, and now the king has learned that the foresters of the forest have for a long while delivered to the said abbot two cartloads a day of the best and biggest trees of the forest, which abbot ought to receive two loads of wood daily for fuel there at certain times of the year, by royal charter, by the view and livery of the foresters, reserving to themselves as a fee the trunks of such trees cut 2½ feet and more from the ground, with the roots and foliage from the first branch, so that the abbot barely receives a sixth part of the trees so cut, and the forest is for the most part wasted by the fees which the foresters unjustly take.

By C.

*Et erat patens.*

A like close writ is directed to the keeper of the forest of Bernewode, co. Buckingham, or to him who supplies his place there.

By C.

## MEMBRANE 31.

Aug. 10.  
Reading.

To Thomas de Rokeby, escheator in co. York. Order to take the fealty of Peter de Malo Lacu, 'le Quynt' according to the form of a schedule enclosed with these presents, and to deliver to him and to Margaret his wife the manor and town of Donecastre in that county with the adwoson of Rosyngton church, as the king has learned by inquisition taken by the

1347.

*Membrane 31—cont.*

escheator that John de Warennā, earl of Surrey, at his death held the said manor, town and advowson for life of the grant of Peter de Malo Lacu 'le Quart,' with remainder to the aforesaid Peter and Margaret and the heirs of their bodies, by a fine levied in the king's court, and the king has given Peter respite until the king's return to England for his homage for the said manor and town, which are held in chief by knight's service.

By the keeper.

Aug. 10.  
Abingdon.

To the treasurer and chamberlains of the exchequer, Dublin. Order to deliver to Andrew de Guldeford, 12*l.* a day for his wages from 26 May last and henceforth so long as he is attendant upon the king's affairs in Ireland, as on the said day the king appointed him his serjeant at arms and further charged him with those affairs.

By p.s.

Aug. 10.  
Reading.

To William de Kelleseye, the king's clerk. Order to pay to Master Bernard de Sartoriis of Parma, proctor of Hugolinus son of Paul de Adigheriis of Parma, an alien, prebendary of Bannebury, detained in the Flete prison, 4*l.* for his expenses and other necessities from St. Peter ad Vincula last until the Purification next, of the money of the fruits, rents and issues of that prebend, which are in the king's hand, as it has been ordained by the council that he shall have his reasonable maintenance of the said fruits etc. especially as he is detained at the suit of certain of his rivals.

By C.

July 26.  
Abingdon.

To John de Trehampton, escheator in cos. Lincoln and Rutland. Order to deliver to William de Bohun, earl of Northampton, the castle, manors and towns which he took into the king's hand by reason of the death of John de Warennā, earl of Surrey, as the king created William an earl and among other things granted that the castle, manor and town of Staunford, the manor and town of Grantham, co. Lincoln, which John held for life with reversion to the king, should remain to him and the heirs male of his body, to wit the castle, manor and town of Staunford to the value of 94*l.* 7*s.* 5*d.* and the manor and town of Grantham to the value of 130*l.* 18*s.* 7*d.* yearly, together with their members, hamlets and all other appurtenances, in part satisfaction of 1,000*l.* of land and rent with which the king undertook to provide the earl and his heirs male, and the said earl of Surrey is dead, as is found by inquisition taken by the escheator, and the king has given William respite for his homage until the king's return to England and has rendered the said castle, manors and towns to him.

Aug. 19.  
Bristol.

To Thomas de Rokeby, escheator in co. York. Order not to intermeddle further with a third part of a messuage and two bovates of land in Northgeveldale in that county, as the king has learned by inquisition taken by the escheator that Mary late the wife of Walter Alblaster, at her death, held no lands in that county, but that she held the premises in dower of the inheritance of Ralph le Alblaster, in chief by the service of a fortieth part of a serjeantry to find a slinger in York castle at her cost for forty days, if there was war in the county, and that the premises were taken into the king's hand because she married William Bachelor without licence, and on 18 August in the 18th year of the reign the king took Ralph's homage, who proved his age before the escheator, for all the lands which Walter, his father held in chief, and rendered them to him.

Aug. 14.  
Bristol.

To William Croyser, escheator in co. Bedford. Order not to intermeddle further with a messuage and 60 acres of land in Wrastlingworth, restoring the issues thereof to Ralph de Tykesore and Alice his wife, late the wife of

1347.

*Membrane 31—cont.*

John de Tollesland, as the king has learned by inquisition taken by the escheator that John at his death held no lands in that bailiwick in chief, in service or in demesne, but that he held the premises jointly with Alice of Elizabeth late the wife of William le Latymer by homage and fealty and by the service of 6s. yearly.

Aug. 10.  
Reading.

To Walter de Burmyngheam, justiciary of Ireland or to him who supplies his place there. Order to supersede the exigents against Joan de Mortuo Mari, countess of March, and all other processes instituted against her in Ireland at the king's suit, as the king has learned that she is placed in exigent to be waived at the procuracion of certain of her rivals in Ireland, for divers felonies and trespasses, because she did not come before the justiciary to answer upon the indictments, although she has not been in Ireland for the last thirty years, and the king has considered this and also that she is of such age that she cannot go to Ireland without the greatest peril of her body.  
By p.s. [18718.]

*MEMBRANE 30.*

Aug. 28.  
Reading.

To Ralph de Bockyng, knight, Thomas de Hemmynggrave, knight, Robert de Peyton, knight, Robert de Ereswell, Nicholas de Playford, John de Sekford, John de Denham, and John de Gernegrave. Order to be attendant upon the levying and collecting of the 959 sacks 3 stones of wool lately granted on loan in co. Suffolk, without awaiting the presence of Richard de Biskele, appointed with them to assess, levy and collect that wool and do certain other things contained in the king's letters patent to them, as Richard is so weak and broken by age that he cannot be attendant with them upon the premises, as the king is credibly informed.

By C. at the request of the merchants.

To Richard de Biskele. Notification of the preceding order and that the king holds him excused of levying and collecting that wool.  
By C.

Aug. 20.  
Reading.

To Richard de Cogan, knight, Alan de Cherleton, knight, James de Cobeham, Robert de Bromford, Robert de Malston, Robert Noble and Robert de Brideport. Order to be attendant upon the collecting and levying of the wool of co. Devon, lately granted to the king as a loan, without awaiting the presence of John de Baunfeld, appointed with them to assess, levy and collect that wool, as the king previously granted by other letters patent that he should not be appointed against his will in any commissions to collect wool, for his life.  
By C.

Aug. 24.  
Gloucester.

To Richard abbot of Haghmon, John de Alresford, Thomas de Wynkefeld and Peter de Pikesworth. Order to deliver to Joan de Baar, late the wife of John de Warennia, earl of Surrey, tenant in chief, all the castles, towns and manors which are in their custody by the king's commission, together with the issues of those in cos. Surrey and Sussex, of the manor of Aldebourn, of two parts of the court and fees in co. Wilts and saving to the king the issues of the manors of Troubrigg, Wynterbourn, Aumbresbury, Caneford, Hengstrugg and Cherleton, as it is found by divers inquisitions *post mortem* of the earl that he held jointly with Joan, at his death the castle and town of Lewes and the manors of Cokefeld, Cleuton, Dichenyng, Mechyng, Peccham, Brighelmeston, Rottingden, Houndededen, Northese, Rademeld, Kymer, Middleton, Alyngton, Worth, Picombe and the towns of Iford, Pidynghowe and Seford in co. Sussex, the castle and town of Reygate and the manors of Dorkyng and Bechesworth in co. Surrey, and the manor of Aldebourn with the forinsec courts of Troubrigg, Shirreston,

1347.

*Membrane 30—cont.*

Lokynton and Durle and the forinsec courts and forinsec fees which are of the earl of Salisbury and pertain to those manors, and he also held two parts of the manor of Bokelond, co. Surrey as of Joan's right, and the manors of Troubrigg, Wynterbourn and Aumbresbury, co. Wilts, the manor of Caneford, co. Dorset and the manors of Hengstrigg and Cherleton, co. Somerset, by the king's grant, for life, and that the king granted the manors of Troubrigg, Wynterbourn and Aumbresbury to Joan to hold for life if she should survive the earl, and the king has taken her fealty for those of the castles, towns and manors which are held in chief.

Sept. 1.  
Westminster.

To the same. Order not to intermeddle further with a third part of the toll of Suthwerk and a certain part of the toll of Guldeford, as the king has learned by inquisition taken by Reginald Forester, then escheator in co. Surrey, that John de Warennæ earl of Surrey, at his death, held the said parts in his demesne as of fee, in chief, as parcel of co. Surrey, and that Richard earl of Arundel is his next heir and of full age, and the king has rendered those parts to him.\*

To the same. Order not to intermeddle further with the castle of Acre or with the fees and advowsons in their custody by the king's commission, as the king has learned by inquisition taken by William de Middleton, escheator in co. Norfolk, that John de Warrenna, earl of Surrey, held the said castle at his death, for life, of the king's grant, with remainder to Richard, earl of Arundel, to whom the king has ordered it to be delivered.

Aug. 1.  
Westminster.

To the abbot of Haghmon, John de Alresford, Thomas de Wyngefeld and Peter de Spykesworth, keepers of the lands which belonged to John de Warennæ, earl of Surrey, tenant in chief, now in the king's hand. Order not to intermeddle further with the castles and lands which they took into the king's hand by reason of the earl's death, restoring the issues thereof to Joan his wife, whose fealty the king has taken, as the late king granted to the earl and Joan the castles of Dynarsbran and Castell Lleon (*de Castro Leonis*) and the lands of Bromfeld, Yal and Wryghtesham in Wales, to hold for themselves and the heirs male of the earl's body.\*

*MEMBRANE 29.*

Aug. 27.  
Gloucester.

To William de Culpho. Order to deliver 63*l.* 4*s.* 2½*d.* of the ferm of the manor of Kenton, co. Kent (*sic*), henceforth to John son and heir of Edmund, earl of Kent, the king's uncle, until he come of age, in aid of his maintenance, provided that answer is made for that sum at the exchequer before the date of these presents, as the king granted that manor to the earl and to the heirs of his body, and the king has granted to John all the lands which are of his inheritance which are in the king's hand by reason of his minority, to hold until he come of age, in aid of his maintenance.

By p.s. [18785.]

To the sheriff of Kent. Like order to deliver to that heir 30*l.* yearly of the issues of that county which the king granted to the earl.

By the same writ.

To the abbot and convent of Stratford. Like order to deliver to the said heir 20*l.* yearly rent of the ferm of 22*l.* 2*s.* which they render yearly at the exchequer for the manors of Sudbury and Hamme, co. Essex, and which the king granted to the said earl.

By the same writ.

\* Tested by the king.

1347.

*Membrane 29—cont.*

To the abbot and canons of Waltham. Like order to deliver to the said heir 7*l.* 10*s.* 8*d.* of 50*l.* yearly henceforth as the king granted to the earl 50*l.* yearly rent of the ferm of 57*l.* 10*s.* 8*d.* which they rendered yearly at the exchequer for the manor of Waltham, co. Essex. By the same writ.

To the sheriff of Southampton. Order to deliver the rent of a tenement which belonged to Walter de Marton in the town of Basyngestok to the said heir to hold until he come of age, in aid of his maintenance, as the king granted to the earl the manor and town of Basyngestok with the hundred and the said rent. By the same writ.

To the lawful men of the city of Chichester. Like order to deliver to the said heir 6*l.* of the 36*l.* yearly ferm which they render at the exchequer, and which the king granted to the said earl. By the same writ.

## MEMBRANE 28.

Aug. 4.  
Reading.

To Michael de Ponynges, keeper and fermor of the manor of Lechamstede or to him who supplies his place there. Order to deliver to William de Fremelesworth, the king's yeoman, the park of the manor of Lechamstede for a moiety of the king's stud at Hamstedmareschal, in William's custody. By p.s. [18658.]

Aug. 24.  
Gloucester.

To Reginald le Forester escheator in cos. Surrey and Sussex. Order not to intermeddle further with the castles, manors, towns, etc. which he took into the king's hand by reason of the death of John de Warennas, earl of Surrey, restoring the issues thereof to Joan late his wife, as the king has learned by inquisition taken by the escheator, that the earl at his death held no lands in chief in his demesne as of fee in co. Sussex, but that he held the castle and town of Lewes, the manors of Cokefeld, Clenton, Dychenyng, Mechyng, Pecham, Brighelmeston, Rottyngden, Houndeden, Northese, Rademeld, Kymer, Midelton, Alyngton, Worth, Pycombe, the towns of Iford, Pydynghowe, and Seford, co. Sussex, and the castle and town of Reygate and the manors of Dorkyng and Bechesworth, co. Surrey, jointly with Joan his wife, for themselves and the heirs male of the earl's body, by the late king's grant, and that the earl held two parts of the manor of Bokelond, co. Surrey, as of Joan's right, and that the said castles, manors and towns are held in chief as parcel of co. Surrey, and the two parts are held of Hugh le Despenser by knight's service, and the king has taken Joan's fealty.

To Thomas de Sancto Mauro, escheator in co. Wilts. Order to deliver to Joan late the wife of John de Warennas, earl of Surrey, the manors of Troubrigg, Wynterbourn and Aumbresbury saving to the king the issues thereof from the time of the earl's death, and not to intermeddle further with the manor of Aldebourn and the forinsec courts of Troubrigg, Shirreston, Lokynton and Durlle and the forinsec courts and all the forinsec fees which are of the earl of Salisbury and which pertain to those manors, restoring the issues thereof to Joan, as the king has learned by inquisition taken by the escheator that the said earl at his death held no lands in chief or of any other in his demesne as of fee in that county, but that he held the said manors of Troubrigg, Wynterbourn and Aumbresbury for life of the king's grant, who afterwards granted them by charter to Joan de Baar, his wife, to hold for life, if she survived him, and that he held the manor of Aldebourn jointly with Joan for their lives, by the king's grant, together with the said courts and fees, and the king has taken Joan's fealty for the manors which are held in chief as appears by certain evidences shown in chancery.

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*Membrane 28—cont.*

To Thomas Cary, escheator in cos. Somerset and Dorset. Order to deliver to Joan, countess of Surrey the manor of Caneford, co. Dorset and the manors of Henstrigg and Cherleton, co. Somerset, which John de Warennia, earl of Surrey, held for life, as the king lately granted that those manors should remain to her to hold for life together with the knights' fees, advowsons, parks, chaces, warrens, fishponds, fisheries, hundreds, views of frankpledge and all other things pertaining thereto, and by inquisitions taken by the escheator it is found that the earl is now dead, and the king has taken Joan's fealty for the manors as appears by certain evidences shown in chancery.

Aug. 16.  
Worcester.

To the justiciary of Ireland, or to him who supplies his place and to the chancellor and treasurer. Order to deliver to Roger Darcy, 'Luncle,' attorney of William Darcy, the castle of Makynighan in Ireland, together with the armour, victuals and other things therein, as the king has granted the custody of that castle to William to hold for life. By p.s. [18748.]

*Et erat patens.*

Aug. 16.  
Reading.

To Henry de Greystok, the king's clerk. Order not to intermeddle until further order with any things by reason of the commissions under the great and the privy seals appointing him to do divers things touching the king's chamber, as the king has revoked all such commissions to him, because he is bound in certain accounts for the time when he was keeper of the lands which belonged to John de Molyns when in the king's hand, and of the king's manors of Hampstede Mareschal and Yeshampstede and for other causes, for which the king wishes answer to be made. By p.s.

Aug. 10.  
Reading.

To William de Kelleseye, the king's clerk. Order to pay to Bernard de Sartoriis of Parma, proctor of Hugolinus son of Paul de Adigheriis of Parma, an alien, prebendary of Bannebury, who is detained in the Flete prison, 8*l.* for his expenses and other necessities from St. Peter ad Vincula last until that feast next, of the money of the fruits, rents and issues of the said prebend, which is in the king's hand, as it has been ordained by the council that Bernard shall have reasonable maintenance of the said fruits, etc., especially as he is detained in prison at the suit of certain of his rivals. By C.

*MEMBRANE 27.*

Aug. 25.  
Gloucester.

To the prior of Hereford, collector in the diocese of Hereford of the biennial tenth last granted by the clergy of the province of Canterbury. Order to pay 200*l.* to Laurence de Hastynges, earl of Pembroke, lately assigned to him by writs and tallies of the exchequer upon the money of that tenth of the first year in that diocese, in accordance with the form of the said writs and tallages. By bill of the treasurer.

Sept. 7.  
Evesham.

To the collectors in co. Norfolk of the aid for making the king's eldest son a knight. Order to pay all the money, by indenture, without delay, to William de Bohun, earl of Northampton upon the wages of himself and his men, staying in parts beyond the sea in the king's service, assigned upon the aid in that county by tallies of the exchequer, so that the earl may not have cause to withdraw from that service for lack of payment whereby the king would have cause to punish them. By C.

The like to the collectors of that aid in the following counties, to wit:—

The collectors in co. Suffolk.

The collectors in co. Essex.

The collectors in co. Middlesex.

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*Membrane 27—cont.*Sept. 7.  
Evesham.

To William de Middelton, escheator in co. Norfolk. Order not to intermeddle further with the manors of Elsyng and Wessenham in that county, restoring the issues thereof to Margery late the wife of Hugh de Hastynges, as the king has learned by inquisition taken by the escheator that Hugh at his death held no lands in his demesne as of fee or in service in that county, but that he held the said manors jointly with Margery for their lives, of others than the king, by knight's service.

Sept. 1.  
Reading.

To William de Middelton, escheator in co. Norfolk. Order to deliver to Richard, earl of Arundell, the castle of Acre in that county together with the knights' fees and advowsons pertaining thereto, as the king has learned by inquisition taken by the escheator that John de Warennia, earl of Surrey, at his death, held the said castle for life of the king's gift with remainder to Richard, and the king has given Richard respite for his homage and fealty until the king's return to England.

Aug. 19.  
Gloucester.

To Walter de Bermyngeham, justiciary of Ireland, or to him who supplies his place. Order to direct that the temporalities of the bishopric of Ossory in Ireland be delivered to the bishop, as although for certain causes, the king caused all those temporalities to be seised into his hand together with the goods and chattels of Richard, the bishop, he has restored the temporalities to the bishop of his grace.

By p.s. [18760.]

The like to the chancellor of Ireland for the present or the future or to him who supplies his place.

By the same writ.

## MEMBRANE 26.

Sept. 3.  
Evesham.

To the sheriff of Gloucester. Order to pay to Hugh de Audele, earl of Gloucester, 10*l.* for Easter term last, in accordance with the king's grant to him of 20*l.* to be received yearly by the hands of the sheriff of that county.

Sept. 12.  
Worcester.

To Robert de Reymes, escheator in co. Northumberland. Order to take the fealty of Elizabeth, daughter of Richard de Ribill, now of full age, in accordance with the form of a schedule enclosed with these presents, and after making a legal partition of all the lands which were taken into the king's hands by reason of Richard's death, in the presence of the said Elizabeth, and of Margery, Christina, Joan and Ellen, his daughters, if they choose to attend, into five equal portions, then to cause Elizabeth, as eldest, to have seisin of the purparty touching her of that inheritance and to deliver the purparties of Margery, Cristiana, Joan and Ellen to Elizabeth their mother, late Richard's wife, as nearest to them to be kept until further order, sending that partition to the king without delay, that it may be enrolled, as the king has learned by inquisition taken by Robert Bertram, late escheator in that county, that Richard at his death, held in his demesne as of fee in that county, two parts of a messuage, 52 acres of land, 8 acres of meadow and five tenements called 'Husbandlandes' in Little Ribill, in chief, by the service of rendering two parts of 20*s.* yearly by the hands of the sheriff of the county as of the ferm of the body of the county, at the feast of St. Cuthbert in March and the feast of St. Cuthbert in September, and by the service of rendering two parts of 14*½d.* yearly by the hands of that sheriff on Sunday before St. Cuthbert in September, for cornage, and that he held no other lands in chief whereby the custody of his lands ought to pertain to the king at his death, and that Elizabeth, Margery, Cristiana, Joan and Ellen are his next heirs, and that Elizabeth, on 6 January in the 19th year of the reign was aged thirteen years, Margery nine years, Cristiana seven and a half years, Joan four and a half years and Ellen two and a half years.

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## MEMBRANE 25.

- Sept. 12.  
Worcester. To the sheriff of Gloucester. Order to pay to Robert Flambard, the king's yeoman, constable of Bristol castle, or to him who supplies his place 12*d.* a day for the expenses of David Anand, knight, of Scotland, a prisoner in that castle in his custody, by indenture from the fifteenth day next.  
By bill of the treasurer.
- Sept. 12.  
Worcester. To John de Coggeshale, escheator in co. Essex. Order to deliver to Margaret late the wife of John de Lovayne, tenant in chief, two knights' fees in Little Chestreford, which William le Bret holds, extended at 10*l.* yearly, a fourth part of a knights' fee in Berneston, which . . . heir of John de Berners holds, extended at 25*s.* yearly and a sixth part of a knight's fee in Little Brumle, which John de Brumle holds, extended at 16*s.* 8*d.* yearly and the advowson of the church of Eystans ad Turrim, extended at 100*s.* yearly, which the king has assigned to her to hold in dower of the knights' fees and advowsons which belonged to her husband at his death.
- Sept. 18.  
Worcester. To John de Swynnerton, escheator in co. Salop. Order to assign dower to Isabel late the wife of Henry de Ferariis, tenant in chief, of the hundred of Bradeford, in the presence of the keeper of the lands which belonged to Henry, if he choose to attend, notwithstanding the escheator's return or the taking of that hundred into the king's hand, as the king ordered the escheator to assign dower to Isabel, and the escheator returned that Henry at his death held no lands in his demesne as of fee or for life in that bailwick from which he could assign dower to Isabel, except the said hundred which Henry held by the king's grant, and that after Henry's death the sheriff took that hundred into the king's hand, by reason of his office.
- Aug. 20.  
Reading. To John de Coupeland. Order to pay to Thomas Swan and Ellen his wife the arrears of a rent of 68*s.* yearly, by indenture and to pay them that rent henceforth so long as certain lands remain in the king's hand and in John's custody, if he find that he has not hitherto answered for that rent, as on 20 March in the 18th year of the reign, the king granted to John among other lands, the custody of 4 tofts and a carucate of land in Little Houghton which belonged to John Heryng and which the king caused to be taken into his hand because John joined the Scottish enemies and rebels against the late king, as was found by inquisition taken by William de Felton, escheator in co. Northumberland, to hold during pleasure, for rendering the extent thereof, and afterwards at the suit of Thomas and Ellen beseeching the king to provide a remedy, as Peter Heryng sometime lord of Little Houghton granted by charter dated Monday before St. Margaret in the 5th year of the late king's reign, to the said John, then Ellen's husband, and to her, the said rent of 68*s.* to be received yearly of certain lands in that town, of which rent they were seised during John's life and never changed their estate therein, as was found by an inquisition taken by certain lieges at Ellen's petition, after John's death, made before the king and his council in parliament at York in the 9th year of the reign, and the said rent, which arises from the said lands, was taken into the king's hand by John's forfeiture, and the king ordered the sheriff of the county to direct John de Coupelond to be before the king in chancery on the quinzaine of Trinity last to show cause why that rent should not be delivered to Thomas and Ellen, and further to do and receive what the king's court should determine, and he appeared in chancery on that day and asserted that he knew no cause why the rent should not be restored to Thomas and Ellen.

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## MEMBRANE 24.

Sept. 12.  
Worcester.

To the collectors of customs in the port of Sandwich. Order to cause a ship called '*la seinte Anne*' of Lescluse whereof William Boyd is master, to be detained under arrest, so that nothing thereof is amoved until further order, as the king is informed that the said ship, laden at the port of Berwick upon Tweed with 190 sacks 4 stones of wool, 571 wool fells counted by the greater hundred, lately touched at the port of Sandwich, and has there been arrested by the collectors for certain causes. By C.

Mandate to the mayor and bailiffs of Sandwich to use all diligence that the said ship with the wool and fells be kept safely under arrest, and that nothing be amoved therefrom without the king's special order. By C.

Sept. 9.  
Worcester.

To Thomas de Lucy, escheator in cos. Lancaster, Cumberland and Westmoreland. Order to take the fealty of Michael son of John de Haveryngton of Aldyngham for the manor of Wytherslak co. Westmoreland and the fealty of John son of Robert de Haveryngton for 20 acres of land in Resset and certain tenements in Ursewyk, in accordance with the form of a schedule enclosed with these presents, and to deliver to Michael the said manor, and to John the said lands, and not to intermeddle further with the manors of Thirmum, Aldyngham, and a moiety of the manor of Ulverston, and with the manor of Hotonroef, restoring the issues thereof, as the king has learned by inquisition taken by the escheator, that John de Haveryngton of Aldyngham at his death, held no lands in chief in his demesne as of fee or in service, but that he held the manor of Wytherslak, the manors of Thirmum and Aldyngham, the said moiety and the said lands in co. Lancaster, for life, by fines levied in the king's court with remainder of the manor of Wytherslak to Michael and the heirs of his body, and of the manors of Thirmum and Aldyngham, the moiety and the said lands to John son of Robert and the heirs male of his body, and that the manor of Wytherslak and the said lands are held in chief as of the lands which belonged to William de Coucy, in the king's hand, to wit, the manor by fealty and the service of 1*l.* yearly, the lands in Resset by fealty for all services and the lands in Ursewyk for rendering 4*s.* yearly to the king, and the manors of Thirnum, and Aldyngham and the moiety are held of others than the king by divers services, and that John also held the manor of Hotonroef, co. Westmorland, for a term of eight years, of the demise of John de Hoton, knight, for rendering 10*l.* yearly to him, which manor is held of the king as of the said lands which belonged to William de Coucy, by the service of 8*s.* yearly.

## MEMBRANE 23.

Sept. 6.  
Gloucester.

To Robert de Reynes, escheator in co. Northumberland. Order to assign dower to Elizabeth late the wife of Richard de Rihill, tenant in chief, of all the lands which belonged to her husband at his death, in the presence of the keeper of those lands if he choose to attend, upon her taking oath that she will not marry without the king's licence.

Aug. 20.  
Gloucester.

To Thomas de Rokeby, escheator in co. York. Order not to distrain William de Craystok son and heir of Ralph de Craystok, son of Robert son of Ralph, for his homage, as on 24 January last the king took his fealty for all the lands which Elizabeth late the wife of the said Robert son of Ralph, his grandfather, held in dower, in chief, of William's inheritance, and rendered those lands to him, giving him respite for his homage until the king's return to England, and now the king has taken his homage.

By p.s.

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*Membrane 23—cont.*Oct. 1.  
Woodstock.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, or to his attorney 10*l.* for Michaelmas term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of those counties, for life in recompence for 20*l.* of land which belonged to William de Bredon in co. Derby, which the late king granted to Nicholas, and which were restored to William by the common assent of parliament.

*MEMBRANE 22.*Aug 20.  
Reading.

To the sheriff of Northumberland. Order to cause the pasture in Ingram to be justly measured, without delay, so that John Heroun, knight, John de Bedyk, Constancia his wife; Marmaduke de Lumleye and John de Weston, parson of Ingram church, may not have more cattle and animals thereon than they ought according to their free tenement in the town, and that Roger de Trumpyton, knight, may have as many animals and cattle there as pertains to him, as he has complained to the king that John and the others have unjustly overcharged his common pasture there.

Oct. 10.  
Thame.

To the sheriff of Southampton. Order to cause the town of Basingstok and a ferm of 20*l.* which the prior and convent of Bath rendered yearly at the exchequer for the towns of Bath and Berton, co. Somerset, to be resumed into the king's hand and kept safely until further order, provided that nothing is attempted to the prejudice of William son and heir of Richard de la Pole if the rent and town have been in his hand, as among certain lands granted to Ed[mund] earl of Kent, the king's uncle, the king granted to him the manor and town of Basingstok and the said ferm to hold for himself and the heirs of his body, and now John, son and heir of the said earl has besought the king to cause that grant to be revoked, and the town and rent to be resumed into the king's hand, and to be delivered to the said heir with the other lands of his inheritance when he comes of age, as the town and rent were granted to Richard to hold under a certain form, at an untrue suggestion made by him after the earl's lands were taken into the king's hand, and they are now in the hands of Richard's heir and of the executors of his will, which grant is manifestly to the prejudice of the earl's heir, and the king ordered the sheriff to notify Richard's heir and executors that they should be in chancery on the octaves of Michaelmas last to show cause why the grant made to Richard should not be revoked, and the town and rent resumed into the king's hand and delivered to the earl's heir, and answer made to the king for the issues of the town and rent from the time of the grant to Richard and further to do and receive what the king's court should determine; and the sheriff returned that the bailiffs of the liberty of the town of Basingstok, to whom he made a return of the writ sent to him, answered that they notified William, and Thomas de Chaworth and Joan his wife late the wife of Richard, executors of Richard's will to be in chancery in the form aforesaid, when William appearing by William de Weston, his attorney, showed letters patent containing that William was staying in the king's service in parts beyond the sea, and was therefore under the king's protection, and ought to be quit of all pleas and suits moved against him until a certain term contained in the king's letters, certain pleas excepted, wherefore he ought not to be sued further in the matter, and Thomas and Joan did not come when summoned.

Oct. 10.  
Thame.

To the collectors in the East Riding, co. York, of the wool last granted. Order to newly assess those staying in the town of Ravenesrod at wool according to the rate of 100*s.*, and that done, to levy and collect wool of

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*Membrane 22—cont.*

them and answer to the king therefor, superseding the levying of wool of them according to the ancient tax, beyond the said 100s., and to release them from any distraint made for that cause, restoring anything which they have levied, as lately at the suit of the men of that town showing that they cannot suffice to pay the tenths, tallages and other charges anciently assessed upon the town both on account of the carrying away of the soil and of divers buildings by floods of the sea which surround the town, and by the withdrawal of several men who used to live in the said buildings and contribute to the said charges, and who have gone to divers places beyond, and beseeching the king to grant them some mitigation of the biennial tenth last granted by the laity of the realm, which was exacted of them according to the ancient tax, extending to 15*l*.; the king ordered enquiry to be made, and the inquisitions having been taken and returned to chancery it was ordained by the council that 100s. should be taken for that tenth for the present year, and that those men should be discharged of the residue of the ancient tax, wherefore the king ordered the taxers and collectors of that tenth in the East Riding, to receive the 100s. of the said men and supersede the levying of the residue, and now the said men have informed the king that the said collectors of wool, without regarding that mitigation, have assessed them according to the rate of the ancient tax and levy the wool of them by distrains, which will lead to their irreparable impoverishment, whereupon they have besought the king to provide a remedy.

By C.

Oct. 3.  
Woodstock.

To the taxers and collectors in the East Riding. co. York, of the biennial tenth and fifteenth last granted. Order to receive from the men dwelling at Ravenserod 100s. for the tenth and to supersede the levying of the ancient sum at which they were taxed, as the king ordered them to take an inquisition upon the value of the moveable goods of those men and to newly assess them according to the quantity of the same, on its being found by an inquisition taken at Ravenserod on Tuesday after Epiphany last that the said town was much destroyed by frequent floods of the sea surrounding it and that 145 buildings there which belonged to Cecily de Selby and others and 42 plots not built on, which belonged to Thomas Galt and others, which together comprised two parts of the said town and more had been drawn into the sea from the 8th year of the reign until the day of the taking of the inquisition, wherefore the men and tenants of those buildings and plots withdrew from the town, and those still dwelling there are so impoverished that they cannot suffice to pay the accustomed amount, and the collectors assessed the said men dwelling in the town, to wit Robert de Cotes and several others contained in their certificate at 60s. 6*d*. to be paid for their moveable goods now there, and this certificate having been shown before the council it has been ordained by them that the said 60s. 6*d*. and 39s. 6*d*. beyond of increment shall be levied of the said men for the tenth for the present year and that they shall be discharged of the residue of the ancient sum of 15*l*.

By p.s.

*MEMBRANE 21.*Sept. 16.  
Woodstock.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver all the memoranda and evidences touching the king's forest of Bernewode, exemplified under the great seal, to John de Molyns, who sues for the king and his right touching that forest, quit of the fee of the said seal.

By C.

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*Membrane 21—cont.*Sept. 6.  
Worcester.

To the keeper of the king's forest of Bernewode, co. Buckingham, or to him who supplies his place. Order, as at another time [*as at page 293 above*] to deliver to the abbot of Nottele two cartloads of wood a day of dead wood, wood cast down by the wind, and cablish and afterwards of oaks and underwood and the lesser trees of the forest, by the view and counsel of the regardors of the forest, as the king has learned that he has hitherto delivered to the abbot two cartloads a day of thorns and underwood and other green trees of the forest, and not of dead wood, windfall or cablish so far as they would suffice to the manifest destruction of the forest and contrary to the king's order.

Sept. 19.  
Worcester.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon John de Molyns, knight, for paying 20*l.*, although on 24 January last, for 20*l.* which he agreed to pay, the king gave him licence to enfeoff Walter de Notingham, clerk, with the manors of Coklyngton, Stoke Tristre and Boyford which are held in chief and of the advowsons of the churches of Coklyngton and Stoke Tristre, so that Walter might grant them to John and Egidia his wife to hold for life with remainder to William, John's son, and the heirs of his body, or in default to the right heirs of John, as the king's letters were not delivered to John but remained in the hanaper of chancery from the time of their being drawn up until they were surrendered by Richard de Thoresby, keeper of the said hanaper, and were cancelled on the chancery rolls. By C.

Sept. 15.  
Worcester.

To the mayor and bailiffs of Kyngeston upon Hull. Order to de-arrest without delay a ship called '*la Welylare*' of that town, laden with some of the 20,000 sacks of wool last granted by the community of England, by John de Wesenham, the king's merchant and his fellows, which the mayor and bailiffs arrested as is said, and to permit it to cross to Flanders with that wool, for the king's use, provided that none but the king's own wool be laded therein. By C.

Sept. 25.  
Thame.

To Simon Basset, escheator in co. Gloucester. Order to assign dower to Isabel late the wife of Ralph de Abenhale, tenant in chief, of all the lands which belonged to her husband, in the presence of Guy de Briane, keeper of two parts of the said lands, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

Sept. 25.  
Thame.

To the collectors of the wool last granted in co. Somerset. Order to cause all the wool levied by them to be taken to the city of Welles and delivered there to the receivers of wool in that county, and they shall not omit this upon pain of forfeiture, as the receivers have complained, showing that although all the wool hitherto collected in the county has been taken to Welles to be delivered to them, except once when the merchants of the society of the Bardi, to whom the wool of the county was assigned, had it taken to the port of Bruggewauter, for its more speedy passage to their parts, yet the collectors have not hitherto cared to take the wool to the said city, but cause the receivers to travail to seek the said wool in divers places, not without great labour and expense, to the manifest delay of the king's affairs, whereat he is much angered. By C.

Sept. 26.  
Thame.

To the sheriff of Southampton. Order to pay to John de Gutying, one of the foresters of the forest of la Bere near Porchester, what is in arrear to him of his wages of 1*d.* a day from the time of the sheriff's appointment and to pay him such wages henceforth, unless the king order otherwise, in accordance with his grant to John, for his good service and because he is detained by a grave infirmity, of 1*d.* a day of the issues of that county to be received until further order.

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*Membrane 21—cont.*Sept. 28.  
Woodstock.

To John atte Hacche, bailiff of the abbot of St. Osith. Order, upon pain of forfeiture, to deliver to the collectors of customs in the port of Ipswich, by indenture, those 4 pockets of wool and 3 pieces of cloth which they arrested because the wool and cloth were not coketted or customed, in a boat at Birchehomylne, co. Essex, and delivered to John to be kept safely for the king.

By C.

Oct. 1.  
Thame.

To the treasurer and barons of the exchequer. Order to inspect the king's charters and confirmation to the prior of St. Andrew's, York, and if they find, after examination of the rolls and memoranda of the exchequer that the prior holds all his lands in co. York in frank almoin, and therefore ought not to be charged with aids for making the king's eldest son a knight or marrying his daughters, then to cause the collectors of the aid for making the king's son a knight in that county to desist from aggrieving the prior and to discharge him of the sums exacted of him, provided that he pay the aid for other lands held by knights' service, newly acquired by him, as the prior has shown the king, that whereas he holds the said lands in frank almoin by royal charters, and the priors have never paid any such aid for them, yet the said collectors exact divers sums from him for those lands as if they were held by knights' service.

The like to the same for the prior of Ellerton.

## MEMBRANE 20.

Oct. 5.  
Thame.

To Thomas de Rokeby, escheator in co. York. Order not to intermeddle further with the manors of Norton and Fenwyk in that county, a messuage and 40 acres of lands and 5 acres of meadow in Fissshelak and Thorne in Haitfeld, restoring the issues thereof to Margery late the wife of Hugh de Hastynges, as the king has learned by inquisition taken by the escheator, that Hugh at his death held no lands in his demesne as of fee in that county, but that he held the said manors jointly with Margery for the term of their lives, of the gift of Ralph de Hastynges, knight, Ed[mund] de Lexham and Nicholas Lammeyr, chaplain, by a fine levied in the king's court, and that Hugh and Margery also jointly held the said tenements in Fissshelak and Thorne for themselves and their heirs, of the gift of John de Warennia, earl of Surrey, and that the said manors, messuage, land and meadow are held of others than the king by divers services.

Oct. 6.  
Northampton.

To John de Vaus, escheator in co. Notyngnam. Order not to intermeddle further with the manor of Grymston in that county, restoring the issues thereof to Margery late the wife of Hugh de Hastynges, as the king has learned by inquisition taken by the escheator that Hugh at his death held no lands in chief in that county, but that he held the said manor jointly with Margery for the term of their lives, of the demise of Ed[mund] de Lexham, and that the manor is held of Thomas Bret of Thornhawe by the service of a knight's fee.

To the sheriff of Lincoln, John de Tilneye, Walter de Gloucestr[ia], Robert Arnald of Swafeld, Walter Hildyk of Foston and Robert de Hacunby. Order to execute with speed the things contained in the king's commission to them without awaiting the presence of Richard Pappelle of Staunford, as the king lately appointed them to levy and collect the aid of 40s. on knights' fees in the parts of Kesteven, co. Lincoln, for making the king's eldest son a knight, and to do certain other things contained in the king's letters to them, and afterwards by other letters patent the king

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*Membrane 20—cont.*

associated with them William de Brayland, William Breton of Fulbek, Henry de Lughton of Great Hole, William de Wiltelburye of Wythom, Geoffrey West of Theford, Elminus Uttyng of Sleaford and the said Richard to execute the premises, and because Richard is a fisherman, and is daily travelling from place to place for the buying and selling of fish, he is unfit to intermeddle with the premises wherefore the king has removed him from that commission.  
By C.

Oct. 8. To the treasurer and barons of the exchequer. Order to discharge  
Northampton. Richard Pappele of Staunford of levying, collecting and receiving the said aid from 6 October last, provided that he answer for what he has received before that day, as the king has discharged him of his office and has ordered the sheriff of Lincoln and the other collectors of the aid in the parts of Kesteven to execute their commission without awaiting his presence [*as above*].  
By C.

Oct. 1. To the same. Order to supersede the demand made upon William  
Northampton. Haunsard for the triple portion of wool, provided that he answer for the wool touching him, as in the parliament held in the 15th year of the reign in which 30,000 sacks of wool were granted to the king, it was ordained that those who did not pay the portions touching them at the appointed terms, should be charged with the triple, and because the name of William is inserted with others in a certificate sent to the exchequer of those who did not pay, 4*l.* 12*s.* 4*d.* are exacted of him as the triple portion at which he was assessed for wool, although he paid it after the lapse of the terms, whereupon he has besought the king to provide a remedy and the king wishes to show favour to him for this turn because of certain reasons shown before the council.  
By C.

Oct. 7. To the collectors of the petty custom in the port of London. Order to  
Thame. deliver to Queen Philippa or to her attorney 297*l.* 2*s.* 11*d.* for Michaelmas term last, in accordance with the king's grant to her for the maintenance of their children of 891 marks 5*s.* 9¾*d.* to be received yearly of the issues of the petty custom in that port.

Oct. 5. To William de Middelton, escheator in cos. Norfolk and Suffolk. Order  
Thame. to assign dower to Maud late the wife of John son and heir of John Burdeleys, tenant in chief, who died while a minor in the king's wardship, of all the lands which belonged to her husband and which were taken into the king's hand by reason of his minority in the presence of John's heirs, if they choose to attend, upon her taking oath she will not marry without the king's licence.

Mandate to John Dengayne of Teversham, escheator in co. Cambridge, to assign dower to Maud.

The like to William Croyser, escheator in co. Bedford.

Oct. 3. To John de Wesenham, the king's butler, or to him who supplies his  
Thame. place in the port of Bristol. Order to deliver to John de Sapy or to his attorney 3 tuns of the king's prise of wine in that port for the present year, as on 28 April in the 12th year of the reign the king granted that John should receive such fees and robes for life in the king's household as other knights received there, and John afterwards besought the king to grant to him in recompence therefor 3 tuns of wine to be received yearly for life in that port, and in consideration of John's service and because he surrendered the previous letters patent to chancery to be cancelled, the king granted his request.

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## MEMBRANE 19.

Oct. 1.  
Thame.

To William de Clynton, earl of Huntingdon, fermor of the priory of Treweleghe, in the king's hand by reason of the war with those of France. Order to pay to Gawayn Corder or to his attorney, 20*l.* for Michaelmas term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign, of 40*l.* to be received yearly of the ferm of that priory so long as it remains in the king's hand.

Oct. 1.  
Thame.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 200*l.* for Michaelmas term last, in accordance with the king's grant to him of 400*l.* to be received yearly for himself and the heirs male of his body of the issues of the customs in that port until certain lands which others hold for life with reversion to him, come into his hands.

The like to the following, '*mutatis mutandis*,' to wit:—

The sheriffs of London for 100*l.*

The sheriff of Essex for 50*l.*

To the sheriff of Northampton. Order to pay to William de Bohun, earl of Northampton, or to his attorney 10*l.* for Michaelmas term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the ferm or issues of that county.

To the collectors of customs in the port of Boston. Order to pay to the said earl or to his attorney 37*l.* 7*s.* for Michaelmas term last, as the king granted that the earl and the heirs male of his body should receive 150*l.* in that port and 150*l.* in the port of Kyngeston upon Hull, yearly by the hands of the collectors, of the issues of the customs, until certain lands, which others held for life with reversion to him, should come into his hands, and on 26 July last the king granted to William the castle, manor and town of Staunford and the manor and town of Grantham which John de Warennia, earl of Surrey, held for life with reversion to William, to the value of 225*l.* 6*s.*, and the king wishes William to be satisfied for the remaining 74*l.* 14*s.* yearly, and has granted that he shall receive the said sum of the issues of the customs in the port of Boston.

Oct. 3.  
Thame.

To the citizens of Chichester. Order to pay to Maud de Pirye, sometime nurse of John de Eltham, the king's brother, and of Joan his sister, or to her attorney, what is in arrear to her of 30*l.* for Michaelmas term last of the ferm of that city, in accordance with the king's grant to her of 30*l.* to be received yearly for life of the ferm of that city [*as at page 26 above*].

Oct. 3.  
Thame.

To the sheriff of York. Order to pay to Margery late the wife of Duncan de Frendraght 24 marks 6*s.* 8*d.* for Michaelmas term last, in accordance with the king's grant to her of 49 marks to be received yearly in aid of her maintenance, during pleasure, by the hands of that sheriff, in recompence for the manor of Briggstok, co. Northampton, which she held at will and which the king assigned to Queen Isabel.

Oct. 8.  
Eltham.

To the assessors and collectors of the wool last granted in co. Sussex. Order to supersede the levying of the portion of that wool at which Robert, bishop of Chichester, is assessed among the laity by reason of certain parcels of land in that county which are joined to his bishopric by escheat or which he acquired, as he has lent the king 15 sacks of wool in aid of the war charges, although he is not bound to lend wool of the temporalities of the bishopric in accordance with the form of the grant. By K. and C.  
[*F'cedra.*]

1347.

*Membrane 19—cont.*Oct. 3.  
Thame.

To Nicholas de Hadham. Order to cause all the corn of the lands of Ed[mund] de Haudlo and Alesia his wife, taken into the king's hand and delivered to Nicholas, to be kept safely without any abstraction until the king is fully certified by the lieges whom he deputed to enquire into the matter, of what pertains to him therein, and until the king has informed him of his will, restoring to Edmund and Alesia their oxen, cows and other animals, as they have besought the king to provide a remedy, as the sheriff of Buckingham, by virtue of an order to seise into the king's hand 2 bovates of land in Borstall and the bailiwick of the forestry of Bernewode, which the king recovered in his court before the justices of the Bench, as pertaining to him by reason of the minority of the heir of John de Haudlo, tenant in chief, so took the said land and bailiwick with all the other lands, goods and chattels of Edmund and Alesia in that town, and delivered them to Nicholas to be kept for the king, by reason of which livery Nicholas caused all the corn growing in the said land and in the lands pertaining to that bailiwick and the lands of Edmund and Alesia in the said town of Burstall, to be mown and sold with their goods and chattels found there, and to be otherwise eloigned.

By C.

*MEMBRANE 18.*Oct. 1.  
Thame.

To Thomas de Sancto Mauro, escheator in co. Wilts. Order not to intermeddle further with the manors, lands and advowsons which he took into the king's hand by reason of the death of John Mauduyt of Somerford restoring the issues thereof, as the king has learned, by inquisition taken by the escheator, that John at his death held no lands in chief or of any other in his demesne as of fee in that county but that he held the manors of Somerford Mauduyt and Whitele, and the advowsons of the church of the manor of Somerford and of the chapel of the manor of Whytele, and a messuage, 2 carucates of land, 6 acres of meadow and 5s. rent in Farnhull in that county jointly with Agnes his wife, for themselves and the heirs of their bodies, by a fine levied in the king's court, and he also held a messuage, 2 virgates of land and a moiety of an acre of meadow in Fontel Giffard and the advowson of the church of that town, jointly with John Inge, knight, who survives, for the lives of the said John and John, and that all the aforesaid manors, lands and advowsons are held of others than the king by divers services.

Oct. 7.  
Thame.

To John de Alveton, escheator in co. Oxford. Order to take the fealty of Agnes late the wife of John Mauduyt of Somerford, according to the form of a schedule enclosed with these presents, and not to intermeddle further with the manor of Broghton, a messuage and a carucate of land in Netherfilkyng and a fourth part of the town of Stanlake, co. Oxford, restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that John at his death held the premises jointly with Agnes, by a fine levied in the king's court, and that the said manor is held in chief by the service of paying 13s. 4d. to the exchequer by the hands of the sheriff of the county, and the messuage, land and fourth part are held of others than the king by divers services.

Oct. 8. . To Thomas Cary, escheator in co. Dorset. Order not to intermeddle  
Northampton. further with the manor of Belle and the advowson of the church there, restoring the issues thereof to Agnes late the wife of Herbert de Sancto Quintino, as the king has learned by inquisition taken by the escheator that

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*Membrane 18—cont.*

Herbert at his death held no lands in chief in his demesne as of fee in that bailiwick but that he held the said manor and advowson jointly with Agnes for their lives of the grant of Robert, bishop of Salisbury, and that the manor is held of Elizabeth de Burgo as of the honour of Gloucester, by knights' service.

Sept. 10.  
Thame.

To the collectors in the ports of Exeter, Topesham and Keinton of the subsidy of 2s. the sack of wool and 6*d.* the pound. Order to permit Edward prince of Wales and Tidemannus Lymbergh, his attorney to take their tin out of those ports by sea or land, quit of the said subsidy of 6*d.* the pound, restoring to the prince or to his said attorney anything which they have received from them for tin so taken out of the realm from 4 August last, as all the tin in cos. Devon and Cornwall is and has long been in the prince's hand and he has made divers loans and other provisions thereupon for the necessary expenses of the war of France, where he has made continued stay for a year and more, for which he cannot conveniently be satisfied if he is charged with the said subsidy, and the king does not wish such provisions and loans to be impeded, especially as the ships taking the tin out of the realm go at the prince's cost.

By p.s. [18854.]

The like to the collectors of the same subsidy in the following ports, to wit:—

In the port of the towns of Truru and Penryn and all other neighbouring places and in the ports of Falemuth, Hailleford and Gilly.

In the port of the town of Padestowe and all other places in those parts where ships etc. as far as Langeshipes.

In the port of the town of Tyngemuth.

In the ports of the towns of Seton and Sidemuth.

In the port of the town of Dertemuth, Brikesham, Peynton, Kyngeswere and Toteneys.

In the port of the town of Portesmuth, Kyngesbrigg and Yalem[ue].

In the port of the town of Plummuth and all other places on the River Tamare.

In the port of the town of Loo on either side of Portpery.

In the port of the town of Lostwithiel, Fowy, Polruan and Truardrayt.

In the port of the town of Bernestaple, Bideford, Apelder, Ilforth-combe and in all other places where ships etc. there.

In the port of the town of Lyme.

Here the king returned from parts beyond the sea, as appears in a memorandum on the dorse of this roll.

Oct. 20.  
Westminster.

To the abbot and convent of Stratford. Order to be answerable to John son and heir of Ed[mund] de Wodestok, earl of Kent, for 11*l.* 12*d.* from 27 August last, as the late king on 6 November in the 13th year of his reign, granted to Edmund, among other lands, and to the heirs of his body, 20*l.* yearly rent of the ferm of 22*l.* 2s. which the abbot and convent used to render to the king for the manors of Sudbury and Hamme, co. Essex, and he ordered them to be attendant upon Edmund for the said 20*l.*, and afterwards, on its being found by certificate of the treasurer and barons of the exchequer that the abbot and convent were only bound to render 11*l.* 12*d.* for the said ferm, the late king ordered them to be answerable to Edmund for that sum, and on the said 27 August the present king granted to John all the lands which are of his inheritance, in the king's hands by reason of his minority, to hold until he come of age in aid of his maintenance.\*

By p.s.

\* Tested by the king, as are the succeeding entries.

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*Membrane 18—cont.*Oct. 26.  
Westminster

To Thomas de Foxle, constable of Wyndesore castle. Order to pay the following wages and the arrears thereof, to wit: to the porter of each gate of that castle, receiving 4*d.* a day; to Thomas le Rotour, one of the viewers of the king's works, receiving 2*d.* a day; to John de Wyndesore, gardener of the garden without the castle, receiving 2½*d.* a day; to four watchmen of the castle, receiving 2*d.* a day each, and to Ralph de la More, clerk of the king's works in the castle, receiving 2*d.* a day.

To the same. Order to pay to Gilbert Pypot, the king's fletcher in that castle, what is in arrear to him of his customary wages from the time of the constable's appointment and to pay him such wages henceforth and the other things necessary for his office.

To the same. Order to pay to Ralph de Dodlesford what is in arrear to him of his customary wages and to pay him such wages henceforth, as the king committed to him the office of surveyor of his works in Wyndesore castle, in his manor and parks of Wyndesore, of the palings and hedges about the new and old parks of Wyndesore, in his manor of Kenyngton and of the enclosure of the wall and paling about his park of Kenyngton, to hold during pleasure, receiving in that office such wages as Alexander le Peytoure, deceased, used to receive therein.

Oct. 20.  
Westminster.

To the bailiffs of Scardeburgh for the present or the future. Order to pay to John Darcy, son and heir of John Darcy, 'le pierre,' or to his attorney, 66*l.* of the ferm of that town, yearly, in accordance with the king's grant to John the father of 183*l.* 6*s.* 8*d.* to be received yearly for himself and his heirs, to wit 39 marks 10*s.* of the issues of co. Nottingham, by the hands of the sheriff, 90*l.* 16*s.* 8*d.* of the ferm of Newcastle upon Tyne, and 66*l.* of the ferm of Scardeburgh, for the life of Mary, countess of Pembroke, who holds certain lands with reversion to John and his heirs.

*Et erat patens.*Oct. 16.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of Boston. Order to pay to Queen Isabel or to her attorney, 250*l.* for Michaelmas term last in accordance with the king's grant to her of 1,500*l.*, to wit 500*l.* in each of the ports of London, Boston and Kyngeston upon Hull, to be received yearly for life.

The like to the following:—

The collectors of the custom of wool, hides and wool-fells in the port of London.

The collectors of the same custom in the port of Kyngeston upon Hull.

## MEMBRANE 17.

Oct. 16.  
Westminster

To the collectors of customs in the port of Boston. Order to pay to William de Melchebourn, the king's merchant, 10*l.* for Michaelmas term last, in accordance with the king's grant to him for his labours for the redemption of the king's great crown, which he brought to England, of 20*l.* to be received yearly for life of the great and petty customs in that port.

Oct. 18.  
Westminster

To the abbot and convent of Stratford. Order to be attendant upon and answerable to John son and heir of Ed[mund] de Wodestok, earl of Kent, for 9*l.* 11*s.* 0½*d.* of a rent of 20*l.* if that sum is in the king's own hand, from 27 August last, as the king granted to the said earl 20*l.* yearly rent of the ferm of 22*l.* 2*s.* which the abbot and convent used to render yearly at the exchequer for the manors of Sudbury and Hamme, co. Essex, for

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*Membrane 17—cont.*

himself and the heirs of his body, and on the said 27th day the king granted to John all the lands which are of his inheritance, in the king's hand by reason of his minority, to hold until he should come of age, in aid of his maintenance.

By p.s.

Oct. 18.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the escheator in co. York for the issues of the lands which belonged to Thomas de Drypol in Pauleflete in the liberty of Holdernesse, which were seised into the king's hand by the escheator by reason of the outlawry of Thomas for divers felonies committed by him for which lands the escheator in that liberty is charged by the ministers of the king's chamber, to answer at that chamber, as Nicholas de Bokelond, auditor of the accounts of the chamber, has testified before the king in chancery, as the king has reserved to his chamber the said liberty and all the profits pertaining to him therein.

By letter of the seal called 'Griffoun.'

Oct. 20.  
Westminster.

To the mayor and bailiffs of Oxford. Order to pay to John Brocaz, the king's yeoman, or to his attorney, what is in arrear to him of 20*l.* yearly from 27 March in the 12th year of the reign, and to pay him that sum henceforth, in accordance with the king's grant to him on that day of 20*l.* to be received yearly of the ferm of that town until the king shall provide him with 20*l.* yearly of land or rent in the realm, for life.

Oct. 16.  
Westminster.

Robert de Bilkemor and Robert his son, imprisoned at Marlebergh for trespass of vert and venison, have a writ to Thomas de Berkele, keeper of the Forest this side Trent, to bail them.

Oct. 16.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to pay to Robert de Burghcher 50*l.* for Michaelmas term last in accordance to the king's grant to him on 20 December in the 14th year of the reign, when he was chancellor, in recompence for 100*l.* which Hugh Daudele, earl of Gloucester granted to him for life, and which he resumed into his hand because Robert made stay with the king, of 100*l.* to be received yearly for life of the issues of the hanaper.

Oct. 21.  
Westminster.

To the sheriff of Hertford for the present or the future. Order to pay to Thomas atte Chirche, the king's serjeant, 7½*d.* daily, in accordance with the king's grant to him on 20 October last of 7½*d.* for his wages to be received daily of the issues of that county, for life. *Et erat patens.*

Oct. 20.  
Westminster.

To the sheriff of Gloucester. Order to pay to Hugh de Audele, earl of Gloucester, 10*l.* for Michaelmas term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of that county.

Oct. 15.  
Westminster.

To John de Alveton, escheator in co. Berks. Order to deliver to Elizabeth late the wife of Ed[mund] de Sancto Johanne, son and heir of Hugh de Sancto Johanne, tenant in chief, a third part of the manor of Shottewell, to hold in dower, as of the lands which belonged to Hugh and which were taken into the king's hand by reason of Edmund's minority, who died under age in the king's wardship, the king assigned the following lands to Elizabeth to hold in dower, to wit: a third part of the manor of Halfnaket, co. Sussex, extended at 17*l.* 6*s.* 7½*d.* yearly; a third part of the manor of Walberton, in the same county, extended at 9*l.* 10*s.* 3½*d.* yearly; a third part of the manor of Bernham in that county, extended at 9*l.* 10*s.* 2*d.* yearly; a third part of the manor of Middelton in that county, extended at 4*l.* 15*s.* 9½*d.* yearly; a third part of the manor of Neubury, co. Kent,

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*Membrane 17—cont.*

extended at 3*l.* 6*s.* 8*d.* yearly; a third part of the manor of Basyngg, co. Southampton, extended at 17*l.* 16*s.* 3½*d.* yearly; a third part of the bailiwick of the forestry of Pambere in that county, which is not extended; a third part of the manor of Bromle in the same county, extended at 6*l.* 16*s.* 6¾*d.* yearly; a third part of the manor of Abboteston in the same county, extended at 5*l.* 5*s.* 10½*d.* yearly; a third part of the parks of Pryviet and Morgaston and of a pond in Shireborn in that county, extended at 15*s.* 10¾*d.* yearly; and a third part of the manor of Shottewell, co. Berks, extended at 6*l.* 19*s.* yearly.

*Vacated because otherwise below.*

Oct. 28.  
Westminster.

To the receiver of the issues of the king's manor of Brustwyk for the present or the future. Order to pay to Christiana late the wife of John Swerd, who died in the king's service, 100*s.* yearly of the issues of that manor, in accordance with the king's grant to her on 1 October last, of 100*s.* to be received yearly of those issues for life, in aid of the maintenance of herself and her children.

By letter of the seal called 'Griffon.'

*Et erat patens.*

## MEMBRANE 16.

Oct. 16.  
Westminster.

To Thomas de Aspale, escheator in co. Southampton. Order to deliver to Elizabeth late the wife of Ed[mund] de Sancto Johanne, son and heir of Hugh de Sancto Johanne, tenant in chief, the manors of Abboteston and Bromlee and a rent of 26*s.* 1*d.* of the manor of Basyngg, as of the lands which belonged to Hugh and which were taken into the king's hand by reason of the minority of Edmund, who died a minor in the king's wardship, the king, with the assent of John de Sancto Philiberto and Margaret his wife, eldest sister and heir of Edmund, and of Henry de Burgherssh and Isabel his wife, Edmund's second sister and heir, assigned the following lands to Elizabeth, whose oath he took that she would not marry without his licence, to hold in dower, to wit: the manor of Walberton, co. Sussex, extended at 28*l.* 10*s.* 10*d.* yearly; the manor of Abboteston, co. Southampton, extended at 15*l.* 17*s.* 7*d.* yearly; the manor of Bromlee in the same county, extended at 20*l.* 9*s.* 8*d.* yearly and 26*s.* 1*d.* rent to be received yearly of the manor of Basyngg in co. Southampton, which John de Sancto Philiberto and Margaret his wife hold as Margaret's purparty of the said inheritance.

The like to Reginald Forester, escheator in co. Sussex, to deliver the said manor of Walberton to Elizabeth.

## MEMBRANE 15.

Oct. 16.  
Westminster

To the sheriff of Cambridge. Order to pay to William, marquis of Juliers and earl of Cambridge, or to Tilemannus de Werda and William Muschet, his attorneys, 10*l.* for Michaelmas term last, in accordance with the king's grant to him on 7 May in the 14th year of the reign of 20*l.*; to be received for himself and the heirs of his body, of the issues of that county.

Oct. 16.  
Westminster.

To John de Swynnerton, escheator in co. Salop and the adjacent march of Wales. Order to make a legal partition of the knight's fees and advowsons which were taken into the king's hand by reason of the death of Beatrice late the wife of Peter Corbet, tenant in chief, in the presence of the heirs and parceners, if they choose to attend, and to cause them to have seisin of their respective purparties, informing the king of the

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*Membrane 15—cont.*

partition so made without delay, that it may be enrolled in chancery, as the king has learned by inquisition taken by the escheator that of the fees which belonged to Beatrice, which are in the king's hand, Laurence de Ludelow holds one fee at Westbury extended at 20 marks yearly; Robert Corbet of Mourton holds a fee at Watlesburgh extended at 20 marks yearly; Fulc Glas holds a fee at Abburbury extended at 20 marks yearly; William de Eyton holds a fee at Eyton extended at 60s. yearly; Thomas de Horton holds a moiety of a fee at Horton. extended at 40s. yearly; John de Leyburn, knight, and Sibyl de Hanewode hold a moiety of a fee at Hanewode and Walhop, extended at 40s. yearly; Robert Corbet of Morton holds a moiety of a fee at Haberbergh, extended at 100s. yearly; Henry de Mortuo Mari, knight, holds a fee at Aston, extended at 10l. yearly; Peter Corbet, knight, holds a moiety of a fee at Hope, extended at 40s. yearly; Nicholas Burnel holds a fee at Acton Burnel, extended at 10l. yearly; Roger Corbet, knight, and Hugh Hager hold a moiety of a fee at Legh and Walton, extended at 10l. yearly; and William de Wyton, John Burnel and Geoffrey le Taillour hold a fee at Witon and Penyton, extended at 100s. yearly; and that Beatrice, at her death, held the advowson of Worthyn church, worth 20 marks yearly; the advowson of Wentenore church, worth 6l. yearly; the advowson of the chapel of Caus, worth 20s. yearly and the advowson of the chapel of Shelve, worth 26s. 8d. yearly, and on 27 September last the king took the fealty of Ralph de Stafford, kinsman and heir of Peter, of Robert de Harleze who married Margaret, kinswoman and heir of Peter, and of Edmund de Cornub[ia], who married Elizabeth, kinswoman and heir of Peter, for all the lands which Beatrice held in chief of their inheritance, and rendered to Ralph one moiety for his purparty, and to Robert, Margaret, Edmund and Elizabeth the other moiety for their purparties to be equally divided by the escheator.

Oct. 16. To the treasurer and barons of the exchequer, Dublin, for the present or  
Westminster. the future. Order to pay to Peter de Okebourn, to whom the king has granted the office of the constableness of Lymerik castle in Ireland, to hold for life, the customary wages and fees for that office as others who have held it have received before these times. *Et erat patens.*

Oct. 20. To the collectors of customs in the port of Newcastle upon Tyne. Order  
Westminster. to pay to John de Coupeland or to his attorney, 50l. for Michaelmas term, in accordance with the king's grant to him on 20 January last, for his stay with the king with twenty men at arms, of 100l. to be received yearly for life of the issues of the customs in that port.

Oct. 26. To Ralph Bret, escheator in co. Devon. Order to deliver to Sibyl late  
Westminster. the wife of John Daune, tenant in chief, a third part of a third part of a knight's fee in the manor of Cornewode, extended at 12d. yearly, and the advowson of the church of that manor, extended at 30l. yearly, to wit the third time of presenting, which the king has assigned to her to hold in dower of the fees and advowsons which belonged to her husband.

Oct. 20. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of London. Order to pay to John de Coupland 95l. 2s. 8d. of 190l. 5s. 3½d. for Michaelmas term last, as in consideration of John's services and his vigour in the battle at Durham, where God granted victory to the king's lieges in the North against the Scots, where he took prisoner David de Bruys, who styled himself King of Scotland, and freely delivered him to the king, and wishing to reward him for such faithful service, the king placed him in the estate of a banneret, and to maintain him therein granted that he should receive 500l. yearly, to wit: 400l.

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*Membrane 15—cont.*

of the issues of the customs in the port of London, and 100*l.* of the issues of the customs in the port of Berwick upon Tweed, until the king should provide him with 500*l.* of land or rent yearly, in a suitable place; and the king granted to John the manor of Coghull, co. York, a moiety of the manor of Kirkeby in Kendale with its members and other appurtenances in cos. Westmorland and Cumberland, and a moiety of the manor of Ulreston, co. Lancaster, which belonged to William de Coucy, and which escheated to the king by his death, to the value of 231*l.* 8*s.* 9¼*d.* yearly, at which they are extended, in part satisfaction of the 500*l.* of land and rent, saving to the king the separable park and wood upon le Brade-wode, a wood in the island of Wynandermere, a moiety of a wood called 'Richemerfeld,' the wood of Crosthwayt called 'Brendewode' and wood of Aynerholm, and the knights' fees and advowsons which pertain to the said manors, until further order; and the king also granted to John the manors of Morholm, Warton, Carneford and Lyndeheved, co. Lancaster, which belonged to the said William, and which escheated to the king at his death, to hold at will, at ferm, to the value of 78*l.* 5*s.* 11*d.* yearly, in part satisfaction of the said 500*l.*, which the king wishes to be allowed to him yearly, until further order, and the king wishes John to be satisfied for the remaining 190*l.* 5*s.* 3¾*d.* and has granted that he shall receive that sum of the issues of the customs in the port of London.

Oct. 17.  
Westminster

To Gilbert de Shotesbrok, Robert Mari, Nicholas atte Hawe and John atte Wyk. Order to be attendant with all diligence upon the collecting and levying of the wool lately granted in co. Berks without awaiting the presence of Roger Cifrewast, whom the king appointed to execute the premises with them, and to do certain other things contained in the letters patent, as Roger is so occupied upon other affairs of the king in another place, that he cannot be attendant upon the premises with them.

## MEMBRANE 14.

Oct. 20.  
Westminster.

To the collectors of the wool last granted in the East Riding co. York. Order to assess the men of the town of Frismersk in Holderness in that county at wool according to the rate of 26*l.* 8*d.*, and to levy and collect wool of them according to that assessment, superseding the levying of the ancient tax beyond that sum, as lately at the suit of those men, by their petition in the parliament held at Westminster in the 18th year of the reign, showing that their lands in the town had been much destroyed by floods of the River Humber, and that they did not suffice to pay the taxes, tallages and other charges incumbent upon the town as before these times, and beseeching the king to cause them to be newly assessed and taxed according to the quantity of their goods and chattels, at the fifteenth granted by the community of the realm, and other quotas granted subsequently, the king appointed certain lieges to take an inquisition upon the matter, by which it was found that a third part of the lands of the town and more had been totally consumed by such floods, and for that cause and because of the inestimable expenses incurred in the defence of the town against the floods, the said men do not suffice to pay the amounts which they formerly paid, and by writ to the taxers and collectors of the tenth and fifteenth granted for two years, in the said 18th year, in the East Riding, sent with the assent of the council, the king ordered them to take information of the value of the moveable goods of those men, and to newly assess and tax them at the fifteenth in accordance therewith, and

*Membrane 14—cont.*

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the men were assessed at 26s. 8d. for the fifteenth, and the king ordered the treasurer and barons of the exchequer, to receive that sum from the taxers and collectors, and not to charge the said men beyond the same; and now the said men have informed the king that the collectors of wool, without considering this mitigation, have assessed them at wool according to the rate of the tax and intend to levy it by distraint, and if this levy is made it will manifestly depress their estate, whereupon they have besought the king to provide a remedy.

By C.

Oct. 16.  
Westminster.

To the sheriff of Warwick. Order, if Richard son of Richard atte Mulne of Hampton Episcopi, imprisoned at Warwick, it is said, for a redisseisin made upon John de Sibiston, parson of Neubold Pacy church, for a tenement in Neubold Pacy, has sustained the penalty of imprisonment according to the statute, then to receive a reasonable fine from him for the king for that redisseisin, and to release him from prison provided that he satisfy the party in the premises, and when he has made the fine, to certify the king thereof in chancery, that it may be enrolled.

Oct. 18.  
Westminster.

To the collectors in the port of Great Yarmouth of the subsidy of 2s. a sack and 6d. a pound for finding certain shipping upon the sea. Order to permit Tidemannus de Lymbergh, merchant of Almain, and the other merchants of the German Hanse to bring and take away their merchandise without paying that subsidy, until further order, certifying the king in chancery of the sums touching Tidemannus and the other merchants of that Hanse by reason of the subsidy, and of the names of all merchants taking or bringing such merchandise, bearing indentures made between the collectors and the alderman of the merchants of the Hanse, as Tidemannus has undertaken before the king and his council at London, to satisfy the king for himself and the merchants of the Hanse, who have a house in the city of London, commonly called '*Gildehalla Teutonicorum*,' for the said subsidy.

By C.

The like to the collectors of the same custom in the port of Boston.

To the collectors of the custom for taking cloth out of England in the port of Great Yarmouth. Like order, '*mutatis mutandis*,' to permit Tidemannus and the other merchants of the Hanse to take cloth out of the realm without paying that custom.

The like to the collectors of the same custom in the port of Boston.

Oct. 28.  
Westminster.

To the collectors in co. Kent of the tenth and fifteenth granted for two years, for the second year. Order to supersede the demand made upon John de Pulteneye, citizen of London, for the said tenth and fifteenth, as the late king, on the 10th April in the 19th year of his reign granted that John should be quit for life of all tallages, aids, watches and other contributions, made by the king or his ministers, saving the prises due, which grant the present king has confirmed by his letters patent.

Oct. 28.  
Westminster.

To Robert de Hadham. Order to cause 2 bovates of land in Acle, Brehill and Burstall to be cultivated and sowed as is fitting, and to ordain as he sees to be most advantageous for the king for the bailiwick of the forestry of Bernewode, as the king committed to him the custody of the said land and bailiwick which the king recovered in his court against Ed[mund], son of Richard de Haudlo, kinsman and heir of John de Haudlo, tenants in chief, a minor, and Alesia wife of the said Richard to hold at pleasure, so that Robert should answer in the king's chamber for the issues thereof, and the king does not wish to lose the profits of the said land and bailiwick.

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*Membrane 14—cont.*Nov. 8.  
Westminster.

To John de Wyndesore, escheator in co. Warwick. Order not to intermeddle further with a messuage and 2 virgates of land in Bentleye, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that William de Belne, at his death, held no lands in his demesne as of fee or in service, in chief in that county, whereby the custody of his lands ought to pertain to the king, but that he held the premises of Thomas le Curson by the service of 3*d.* and a barbed arrow yearly.

Nov. 6.  
Westminster.

To the collectors of customs in the port of Bristol. Order to pay to Henry Martyn what is in arrear to him for his wages as controller of the custom of wine, wool, hides and wool-fells and of the custom of 3*d.* a pound, and other small customs and prests in that port, from 1 October in the 19th year of the reign, and to pay him such wages henceforth, as on the said day the king committed that office to him to hold during pleasure, receiving the customary wages therein.

## MEMBRANE 13.

Oct. 20.  
Westminster.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. John Cobat of Ipswich has besought the king to order him to be released from prison by a reasonable fine, and out of consideration for the error which he alleges in his conviction and for his long detention in prison, as he was lately indicted before William de Shareshull and his fellows, then justices of oyer and terminer in co. Suffolk of having laded 18 sacks of wool of others in his own cart to Donnemanesbrigg in the port of Ipswich and having shipped them there in a ship called '*la Hoke*' of Fluchyng, not coketted or customed, and of having released a ship called '*la Nicholas*' of Berwick arrested with divers merchandise in that port, as forfeit to the king, at the request and procuracion of the master of that ship, and for having delivered 40*s.* to John son of John Colman and his fellows, appointed to make scrutiny of all ships suspected with customable things and merchandise, found in that port, paid by the said John Cobat of the money of the said master, and of the confederacy and deceit between John Cobat and Walter Brian and their fellows at the house of William son of William Malyn, upon the taking of divers merchandise from that port without the custom, and he was afterwards found guilty by inquisition taken thereupon before the king, although he claimed, it was said, that some of the inquisition were outlawed, and he was adjudged to the Marshalsea prison, where he is still detained: the king orders the justices to view the indictments and all the process against John Cobat, and after taking a reasonable fine from him for the king to order his release from prison saving the action of any one soever.

By p.s.

Nov. 8.  
Westminster.

To William Croiser, escheator in co. Buckingham. Order to assign dower to Elizabeth late the wife of William de la Plaunk, tenant in chief, of all the lands which belonged to her husband, in the presence of Roger Hillary, to whom the king committed the custody of two parts of those lands, to hold until William's heir should come of age, upon her taking oath that she will not marry without the king's licence.

Nov. 8.  
Westminster.

To the sheriff of Northumberland for the present or the future. Order to pay to Nicholas de Ufton, envoy both to the late and the present kings, what is in arrear to him of 4½*d.* a day, and to pay him the said 4½*d.* daily henceforth for life, as the king granted to him 4½*d.*, to be received daily for life of the issues of co. Northumberland. *Et erat patens.*

1347.

*Membrane 13—cont.*Nov. 9.  
Westminster.

To the collectors of customs in the port of Boston. Order to pay to William, marquis of Juliers or to John de Wesenham, his attorney, 300*l.* for Michaelmas last, after having first paid to Queen Isabel the fee assigned to her upon those customs, as the king granted to the marquis 1,000*l.* to be received yearly, to wit, 600*l.* of the customs in that port and 400*l.* at the exchequer.

Nov. 13  
Westminster.

To the collectors of customs in the port of Bristol. Order to pay to Henry Martyn what is in arrear to him from 1 October in the 19th year of the reign, of 100*s.* yearly for his wages as controller of the custom of wine, wool, hides and wool-fells and of the custom of 3*d.* a pound and other small customs in that port, and to pay him those wages henceforth as on the said day the king granted that office to Henry to hold during pleasure, receiving the customary wages therein, and by certificate of the treasurer and barons of the exchequer sent into chancery it is found that 100*s.* yearly were allowed to the collectors of customs in that port for the wages of the controller there.

Nov. 6.  
Westminster.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Robert Colkyn, who is insufficiently qualified.

Nov. 15.  
Westminster.

To Walter de Bermyngham, justiciary of Ireland, or to him who supplies his place. Order to restore to Geoffrey, bishop of Ferns, or to his proctor, the temporalities of his bishopric, and the knights' and free tenements pertaining thereto, and to be attendant upon him in all things pertaining to the bishopric, by writs under the seal used in Ireland, certifying the king in chancery in England of what he does in the matter, although the king, believing the election and confirmation of Master Hugh de Saltu, canon of Ferns, to that bishopric to be legitimate except that it was made without licence and confirmed without his consent, ordered the temporalities to be restored to Hugh, but the pope, during the life of Adam the last bishop, the provision of the church being reserved to the apostolic see, provided thereto the said brother Geoffrey, of the order of the hermits of St. Augustine, master in theology, and made him bishop there, as appears by bulls shown to the king, the king has taken Geoffrey's fealty and ordered the temporalities of the bishopric to be restored to him, after he had previously renounced words in the said bulls prejudicial to the king, as is customary in such case wherefore the king ordered the justiciary to summon the said Master Hugh before him and if he would renounce the temporalities delivered to him, the processes and censures made against him on Geoffrey's behalf being notified to him, or render them to the king's hand, then to cause the temporalities to be rendered to Geoffrey or to his proctor, but if Hugh showed himself difficult or a rebel in the livery of those temporalities, then to induce him to demise them to the king's hand, or to hear the reasons of Geoffrey and Hugh touching the same and direct the temporalities to be resumed into the king's hand, as Hugh cannot be the true bishop or retain the temporalities with a sound conscience, so that the king may order that to be done which seems just and reasonable in the matter.

By K. and by p.s.

Nov. 15.  
Westminster.

To John de Swynnerton, escheator in co. Salop. Order to assign dower to Isabel late the wife of Richard de Sondford, tenant in chief, of all the lands which belonged to her husband, in the presence of John de Wottenhull, the king's clerk, to whom he committed the custody of two parts of the said lands to hold until Richard's heir should come of age, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

*Membrane 13—cont.*

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Nov. 3. To the treasurer and barons of the exchequer. Order to allow 8 marks yearly to the bailiffs of Melcombe, co. Dorset, in the ferm of that town, if they find that they paid 8 marks yearly to Master Jordan de Cantuar[ia], the king's physician, as the king granted to him 8 marks to be received yearly of that ferm for life, and ordered the bailiffs to pay him the said 8 marks yearly.

Nov. 10. To the same. Order to allow to Thomas de Foxle in his account all costs incurred by him in works upon the king's castles and parks of Wyndesore and upon the enclosure of that park, both for the past year and the present year by the view and testimony of the surveyors of those works.

By p.s. [18990.]

Nov. 18. To the treasurer and barons of the exchequer. Order to supersede the exaction which the taxers and collectors in co. Kent of the tenth and fifteenth last granted make upon the master and poor men of the hospital of St. Thomas the Martyr, Estbrugg, Canterbury, for the said tenth and fifteenth, for the present and the past year, as the hospital is so slenderly endowed that its goods do not suffice for the maintenance of the master and poor and for the other charges incumbent thereon, without aid from the alms of the faithful, as the king has learned from trustworthy testimony, and now the master and poor have shown the king that although, on account of this poverty, they have been discharged of the tenths and fifteenths, wool and all other charges granted to the king, yet the said taxers and collectors distrain them to pay the tenth and fifteenth with the laity of the county, whereupon they have besought the king to show favour to them.

*MEMBRANE 12.*

Oct. 17. To the treasurer and barons of the exchequer. Order to supersede the demand made upon Thomas de Rokeby for paying 4 marks to the king, from 16 February last, as the king granted to him the ferm of the wapentake of Langebury, for rendering 4 marks yearly at the exchequer, and afterwards, on the said 16 February, he remitted those 4 marks to Thomas.

Oct. 20. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to John Brocas, the king's yeoman, or to his attorney, what is in arrear to him of his wages and fees from 6 November in the 8th year of the reign; and to pay him such wages and fees yearly henceforth, for life, as on the said day the king granted to John the bailiwick of the chief forestership of Wyndesore forest, to hold for life, receiving the customary wages and fees therein.

Nov. 8. To the abbot and convent of Stratford. Order to be attendant upon John son and heir of Edmund de Wodestok, earl of Kent, for 9*l.* 11*s.* 0*¼d.* remaining in the king's hand from 27 August last, as the late king, on 6 November in the 13th year of the reign granted to the said Edmund, his brother, and to the heirs of his body, 20*l.* to be received yearly of the ferm of 22*l.* 2*s.* which the abbot and convent used to render for the manors of Sudbury and Hamme, co. Essex, and on its being afterwards found by certificate of the treasurer and barons of the exchequer that the abbot and convent were bound to render 11*l.* 12*d.* for that ferm at the exchequer on the said 6 November, the late king ordered them to be answerable to

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*Membrane 12—cont.*

Edmund for that sum, and the present king, on 15 February in the 5th year of the reign, assigned as dower to Margaret, late the wife of Edmund, 29s. 11 $\frac{3}{4}$ d. of the said 11l. 12d., and now on the said 27 August the king has granted to John all the lands which are of his inheritance which are in the king's hand by reason of his minority, to hold until he come of age, in aid of his maintenance.

By p.s.

*Et erat patens.*

Nov. 13.  
Westminster.

To the sheriff of Norfolk and Suffolk. Order to restore to [William] bishop of Norwich the temporalities of the bishopric together with the knights' fees and advowsons pertaining thereto, retaining in the king's hand the liberties of Lenne, as by reason of certain contempts made by the bishop of which he was convicted before the justices of the Bench and before the king at divers times, it was considered that the temporalities of the bishopric should be taken into the king's hands, wherefore they were so taken, but because the bishop has humbly submitted, beseeching the king to show favour to him, the king has restored the said temporalities to him except the said liberties, which were taken into the king's hand for another cause, and except the collations and presentations made by the king while the temporalities were in his hand, by reason of the same, which are to remain in force.

By K.

The like to the following, to wit:

The sheriff of Essex.

The sheriff of Middlesex.

Nov. 15.  
Westminster.

To the preceptor of the house of la Maudeleyne, of Lokhay in co. Derby, of the order of the knights of St. Lazarus of Jerusalem, for the present or the future. Order to pay 20l. yearly to the warden and scholars of the king's hall, Cambridge, and to be answerable to them therefor in accordance with the king's grant to them of the 20l. yearly which the preceptor is bound to pay of his house by reason of an *apportum* which he was accustomed to make yearly to the superior of his order, in France, and which pertains to the king by reason of the war with those of France, to be received from 30 June last of the king's gift in aid of the building of their house at Cambridge so long as the temporalities of the alien religious remain in the king's hand.

By p.s.

*Et erat patens.*

Nov. 15.  
Langley.

To William de Culpho. Order to pay 63l. 4s. 2 $\frac{1}{2}$ d. of the ferm of the manor of Kenton, co. Devon, to John son and heir of Edmund, earl of Kent, the king's uncle, for Michaelmas term last, and to be answerable to him therefor until he come of age, as the king granted that manor to the earl and the heirs of his body, and on 26 August last the king granted that all the lands which are of John's inheritance should be delivered to him to hold until he came of age, in aid of his maintenance, from the said term, without rendering anything to the king.

By p.s.

*Et erat patens.*

Nov. 12.  
Westminster.

To John de Coggeshale, escheator in co. Middlesex. Order not to intermeddle further with the manor of Tybourn, as the king has learned by inquisition taken by the escheator, that John de Warennia, earl of Surrey, at his death, held no lands in his demesne as of fee or in service, in chief in that county, but that he held the said manor as the son and heir of William de Warennia and Joan his wife, to whom Robert de Veer, earl of Oxford gave it, and to the heirs of their bodies, and that the manor ought to descend, after the death of the said William and Joan, John their son and Alesia

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*Membrane 12—cont.*

their daughter, to Richard earl of Arundel, son and heir of the said Alesia, sister of John de Warennia, and kinsman and heir of the said John, by the form of the said donation, and that the manor is held of another than the king.

Nov. 16. To William de la Pole, to whom all the money of the ancient custom of  
Langley. wool, hides and wool-fells in the port of Kyngeston upon Hull have been granted. Order to pay to Tidemannus de Lymbergh 25*l.* for Michaelmas term last, as the king granted to Matthew Canaceon, his merchant, 50*l.* to be received yearly of the customs in the port of London, and on 15 February in the 18th year of the reign, at Matthew's supplication, who was bound to John de Wolde and the said Tidemannus, merchants of Almain, in divers great debts, the king transferred the said 50*l.* to them to be received by the hands of the collectors of customs in the port of Kyngeston, and John is dead, as the king is informed.

Nov. 6. To the sheriff of Hertford. Order to cause a coroner for that county to  
Westminster. be elected in place of William de Donalstede, deceased.

Nov. 5. To the sheriff of Northumberland. Order to cause a coroner for that  
Westminster. county to be elected in place of John Forester, who is so occupied upon divers affairs of the king that he cannot exercise the duties of his office.

Nov. 10. To the sheriff of Leicester. Order to cause a coroner for that county to  
Westminster. be elected in place of John Levere, who has no lands in fee in that county to qualify him, in accordance with the statute.

*MEMBRANE 11.*

Nov. 18. To Thomas de Lucy, escheator in cos. Cumberland, Westmorland and  
Langley. Lancaster. Order to retain in the king's hand until further order a messuage and 60 acres of land in Warton in a place called 'Trewhitmyre,' and not to intermeddle further with the lands which John de Croft held of others than the king, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held the said messuage and land in his demesne as of fee, in chief, as of the lands which belonged to William de Coucy, in the king's hand, by homage and fealty and by suit at the court of Warton every three weeks, and by the service of grinding the corn growing on that land at the mill of Warton to the thirteenth grain, and by the service of 2½*d.* yearly at Midsummer, and that John held other lands in that bailiwick in his demesne as of fee, of others than the king, by divers services, and that he did not hold any lands in chief as of the crown there, and that John son of Adam his son is his next heir and aged five years.

Nov. 18. To the treasurer and barons of the exchequer. The king has convoked  
Westminster. all the alien priors, keepers and fermors of the lands of such aliens in England, before his council at London, to grant a subsidy for his affairs, some of whom have granted such subsidy, as is contained in a roll, which the king sends to them under the half seal, and others withdrew before they had granted anything, while others did not care to come: the king therefore orders the treasurer and barons to inspect the said roll, to cause the sum enrolled therein to be levied without delay and answer therefor to be made to the king, causing those who withdrew and those who did not come to be convoked before them at the exchequer to grant such a subsidy and to compel them to do so.

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*Membrane 11—cont.*Nov. 13.  
Westminster.

To William Croyser, escheator in co. Buckingham. Order to assign dower to Isabel late the wife of Durand Barde, tenant in chief, of all the lands which belonged to her husband at his death, upon her taking oath that she will not marry without the king's licence.

Nov. 21.  
Westminster.

To Roger Daber, escheator in cos. Surrey and Sussex. Order to retain in the king's hand until further order certain tenements in Kynore in the parish of Sidelesham and a plot of land called 'Bordych' in Suthwerk, and not to intermeddle further with 10s. yearly rent in Chichester, 1½ acres of land in Waleworth, co. Surrey and divers other tenements in Suthwerk, restoring the issues thereof, as the king has learned by inquisition taken by Reginald le Forester, late escheator in those counties, that Henry Wissh at his death held the premises in his demesne as of fee, jointly with Katherine his wife, for themselves and Henry's heirs, and that the said tenements in Kynore are held in chief by the service of a fourth part of a knight's fee, as of the heirs of Edmund de Sancto Johanne, who lately died a minor in the king's wardship, which fourth part was taken into the king's hand with the other knights' fees which were of Edmund's inheritance in co. Sussex, and the plot called Bordich is held in chief by the service of rendering 1*d.* at the exchequer every Michaelmas, and the rent and other tenements are held of others than the king by divers services, and that he held no other lands in his demesne as of fee or in service in those counties, and that Henry Wyssh is his son and heir and will be aged eighteen years at Martinmas next.

Nov. 23.  
Westminster.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to supersede the execution of the judgments rendered against William bishop of Norwich and certain of his commissaries and the processes thereupon, revoking any execution thereof which they have made, as the king and Richard Froisel impleaded the bishop and others for certain contempts to the king and damages inflicted on Richard, and various processes were brought against them and judgment rendered thereon, but as the bishop has submitted himself the king has admitted him to his favour, and has reserved the final discussion to himself. By K.

The like, '*mutatis mutandis*,' to the justices of the Bench.

Nov. 10.  
Westminster.

To the justiciary of Ireland or to him who supplies his place and to the chancellor there. Order not to demise at ferm or permit to be so demised any lands seised into the king's hand by the escheator of Ireland, to any person whatsoever without the livery and consent of that escheator, and this by indenture by the escheator's assent and advice.

By p.s. [18988.]

The like to the treasurer and barons of the exchequer, Dublin.

By p.s. [18988.]

Nov. 18.  
Westminster.

To William Croyser, escheator in co. Bedford. Order not to intermeddle further with a messuage, 80 acres of land and 4 acres of meadow at Stanford in that county, restoring the issues thereof to James son of John de Pabenham the younger, and of Joan his wife, as the king has learned by inquisition taken by the escheator that Joan, at her death, held the premises for the life of herself and John with remainder to James and the heirs of his body, by a fine levied in the king's court, and that the lands are held of John Dengayne by knight's service.

Nov. 12.  
Westminster.

To the abbot of Haghmon, John de Alresford, Thomas de Wynkefeld and Peter de Spikesworth. Order not to intermeddle further with the manor of Tybourn, which is in their custody by the king's commission, as

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*Membrane 11—cont.*

it was found by inquisition taken by John de Coggeshale, then escheator in co. Middlesex, that John de Warennia, earl of Surrey, held no lands at his death in his demesne as of fee or in service, in chief in that county but that he held the said manor as the son and heir of William de Warennia and Joan his wife, to whom Robert de Veer, earl of Oxford, gave it to them and the heirs of their bodies, to descend after their death and that of John son of Alesia their daughter, to Richard, earl of Arundel, Alesia's son and heir and kinsman and heir of the said John de Warennia, and that the manor is held of another than the king.

## MEMBRANE 10.

- Nov. 13. To William Croyser, escheator in co. Bedford. Order to deliver a  
Westminster. message, 16 acres of land and a moiety of an acre of wood in Turveye to the nearest friend of John son and heir of John son of Robert le Hillier of Turveye, to whom the inheritance ought not to descend, to be kept for the heir's use, as the king has learned by inquisition taken by the escheator that John the father, at his death, held the premises in his demesne as of fee in chief, by a petty serjeanty, for rendering 12*d.* yearly of hidage by the hands of the sheriff of the county, and of view 12*d.* yearly by the hands of the sheriff, and of suit and ward 2*s.* yearly by the hands of the sheriff, and that John the son is his next heir and aged two years, and that he held no other lands in chief in that bailiwick whereby the custody of his lands ought to pertain to the king.
- Nov. 16. John son of Osbert Spelli, imprisoned at Worcester for trespass of vert  
Westminster. and venison in the forest of Feckenham, has a writ of Thomas de Berkele, keeper of the Forest this side Trent or to him who supplies his place in the forest of Feckenham to bail him.
- Nov. 20. To the sheriff of Derby. Order to pay to Henry de Lancastr[ia] earl of  
Westminster. Derby or to his attorney, 10*l.* for Michaelmas term last, in accordance with the king's grant to him of 20*l.*; to be received yearly of the issues of that county.
- Nov. 24. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of the city of London. Order to pay to Katherine daughter of William Duc of Brussels and to Henry Estor her son, or to their attorney, 50*l.* for Midsummer term last, in accordance with the king's grant to them for their homage of 100*l.* to be received yearly of the customs in that port.
- Nov. 28. To the sheriff of Lancaster. Order to cause a coroner for that county to  
Westminster. be elected in place of John Laurence of Assheton, who is so sick and weak that he cannot travail to exercise the duties of the office.
- Nov. 30. To the mayor and bailiffs of Sandwich and to the collectors of customs  
Westminster. in the port of that town. Order to de-arrest without delay a ship of Lescluse called '*la Sainte Anne*,' whereof William Boide is master, with the wool, wool-fells and cloth therein, and to permit the master to cross to Flanders therewith without hindrance and without paying any custom, notwithstanding any order to the contrary, saving to the king his action if the wool and other things are found to pertain to him, as the king, on learning that the mayor, bailiffs and collectors had arrested that ship, which was laded in the port of Berwick upon Tweed, and had touched at the port of Sandwich because of suspicions concerning the merchandise therein, appointed John de Marton his clerk and John de Wenston,

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*Membrane 10—cont.*

supplying the place of Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, to supervise the unlading of the said ship and other things, and to certify the king of what should be found; and they returned that they supervised the unlading, the weighing of the wool, the counting of the fells, the letters of the keeper of the king's customs in the port of Berwick and the scrutiny made by the said mayor, bailiffs and collectors and the merchants of Sandwich, who asserted that the wool and fells came from Scotland and not England, which wool, to wit 200 sacks 3 stones in 181 sarplars and a pack, with two cloths, not fulled, and the fells, 965 in 4 sarplars, and 683 fells in 8 packs were delivered to the mayor, bailiffs and collectors by indenture made between them and John and John, to be kept until the king should declare his will; and afterwards Richard de Stanhop, John Getour, John de Stanhop and other burgesses of Berwick came before the king and his council complaining that whereas the said wool and fells are of Scotland, and were coketted in the port of Berwick according to the laws and customs of Scotland, as might fully appear by the letters of coket and the letters of the keeper of Berwick thereupon which they showed before the council, and no custom was due for the cloth and the wool-fells and cloth are arrested without reasonable cause in the port of Sandwich, beseeching the king to cause them to be de-arrested, the king caused John de Wesenham, Walter de Chiriton, his merchants, and several others, having knowledge of the weights and customs of wool and other things in the port of Berwick, to come before the council to be shown how the wool exceeds the weight of Sandwich by 9 sacks 5 stones, and that 1,077 fells and fleeces are found in the ship whereof a great part is of lambs' wool and fleeces it is said, and 2 cloths not fulled and 10 cloves of wool without the coket, and the king caused those merchants to be examined thereupon, who said that there was not excess according to the weight used at Berwick, which exceeds the weight of England by 20 pounds the sack, and that lambs' fells and fleeces, 'fotfell' and 'shorlyng' or cloth are not coketted according to the custom of Scotland, and nothing has been found by examination of the merchants or other evidence whereby the wool, fells and cloth ought to be confiscated, and the king wishes to show favour to the burgesses and lawful men of Berwick for their travail in the safe custody of the town from the time when it came into his hand.

Nov. 26.  
Westminster.

To John de Trehampton, escheator in co. Rutland. Order to deliver to William de Bohun, earl of Northampton the castle and manor of Okham, co. Rutland, and the shrievalty of that county, or, to support his estate as earl, the king granted to him the reversion of the said castle, manor and shrievalty which Hugh de Audele, earl of Gloucester, and Margaret his wife held for life with reversion to the king, to hold for himself and the heirs male of his body to the value of 293*l.* 17*s.* 6½*d.* yearly, with all their appurtenances, for doing the service of a knight's fee for the same and for other lands contained in the charter to hold in part satisfaction of 1,000*l.* of land and rent with which the king agreed to provide him, and the earl of Gloucester and Margaret are dead, as is found by divers inquisitions taken thereupon and returned into chancery, and the king has given William respite until Christmas next for his homage for the said castle, manor and shrievalty, and has rendered them to him. By p.s. [19036.]

*MEMBRANE 9.*

Nov. 20.  
Westminster.

To William de Sharesnull, John de Stouford and Hamo de Derworthy, justices of assize in co. Devon. Order to take a reasonable fine and

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*Membrane 9—cont.*

security for rendering the same at the exchequer, from Richard Corbyn, Matthew de Legh, William de Hamtesforde, Roger atte Birche, John de Wyke, William de Saunford, Richard de Dodyngton, Robert Brokke, Nicholas de Notteston, Stephen Bir, Robert Baroun and John de Bere, jurors of assize of novel disseisin taken between John Swan and Robert de Appeldore at Exeter before those justices, concerning a tenement in Monekenesele, and to release them from prison, certifying the king in chancery concerning the said fine and security, as the said jurors were convicted of a false oath made in that assize by a jury of twenty-four knights which John Swan afterwards arramed against Robert, and they are detained in Exeter prison, and they have besought the king to order their release and to cause the estrepement of their lands and all other things which pertain to the king for that cause to be delivered to them.

By p.s. [19029.]

Nov. 24. To Thomas de Foxle, constable of Wyndesore Castle. Order to pay to  
Westminster. William de Rameseye and to Walter de Haliburton, prisoners of Scotland in his custody in that castle, 12*d.* a day each for their expenses for the time that they remain in that castle. By bill of the treasurer.

[*Fœdera.*]

Nov. 22. To Roger Daber, escheator in cos. Surrey and Sussex. Order to assign  
Westminster. dower to Katherine late the wife of Henry Wyssh of tenements at Kynore in the parish of Sidelesham, co. Sussex, and a plot of land called Bordich in Suthwerk, co. Surrey, as the king ordered the escheator to retain the said tenements and plot in the king's hand [*as at page 340 above*].

Nov. 22. To Robert de Tughale, keeper of the lands which belonged to Richard  
Westminster. de Galeway, in the king's hand for certain causes. Order to pay to John son of John Wodeman 16*s.* yearly henceforth together with the arrears thereof, as at John's suit beseeching the king to provide a remedy, as a garden in the town of Newcastle upon Tyne, which Richard held, who was outlawed for felony, it is said, for himself and his heirs, of the demise of Thomas son of Ralph Thorald, who held it of the demise of John, for rendering 16*s.* yearly to him, was taken into the king's hand and is in Robert's custody, by the order of John de Moubray, Peter de Richemund and other justices, appointed to enquire concerning the death of John de Denton, killed at that town, it is said, and certain other things contained in their commission, and Robert has detained that rent from John from the time of the said taking, the king appointed the said John and Peter to take an inquisition upon the matter, by which it is found that Richard held the garden of the demise of Thomas for rendering 16*s.* yearly to John, who was seised of that rent for all that time until the garden was seised into the king's hand, and that Richard had state of the demise of Thomas for two years before the said taking, and John never released his right to Richard or Thomas, and the garden was taken on account of the said outlawry and has been in Robert's custody from Friday after St. Barnabas in the 19th year of the reign until the day of the taking of the inquisition, to wit, Saturday after Christmas in the 20th year of the reign and it is worth 18*s.* yearly in all issues.

By C.

Nov. 24. To John de Coggeshale, escheator in co. Middlesex. Order to amove the  
Westminster. king's hand from a messuage containing 60 feet in length and 40 feet in breadth, and a plot, in part newly built, contiguous to the messuage, 8 perches long and 6 perches broad at the north head and 4 perches at the south head, by the perch of 18 feet, of John de Dyngle in the parish of St. Sepulchre without the bar of Westsmythefeld, London, and not to intermeddle

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*Membrane 9—cont.*

further therewith, restoring the issues thereof to the said John and to Roger his son, as the king ordered the escheator to certify him why he had taken the premises into the king's hand, and the escheator returned that he had done so because he had found by inquisition of office that William de Langeford held them in chief at his death after which John entered them without licence, and because William enfeofed John and Roger with the premises and they granted the said messuage and plot to William to hold for life with reversion to them, without the king's licence, the king pardoned them the said trespass, by a fine which William made with him, and gave them licence of granting the same to William to hold for life by the service of rendering 22*l.* yearly at the exchequer, with reversion to them.

Nov. 24.  
Westminster.

To Roger Daber, escheator in cos. Surrey and Sussex. Order to deliver to Henry de Haydok, the king's clerk, and Robert Bonyng of Chichester, all the lands, rents, goods and chattels which Henry Whissh held by the king's grant, as among the priories, lands, goods and chattels of the alien religious of the power of France, in England, by reason of the war with the French the king ordered all the lands and rents of the abbot of La Trinite, Luzerne, an alien, in Northmundham, Cumpton and Welegh, co. Sussex, to be taken into his hand, and he committed the custody thereof to Henry Whissh, for rendering 100*s.* yearly and Henry de Haydok and Robert have now besought the king to commit the said lands etc. to them for rendering the said 100*s.* as Henry is dead, it is said, to hold so long as the war shall last, and because they have found Thomas de la More of co. Lancaster and John Wyn of Chichester, of co. Sussex, who have mainperned that they will render the 100*s.* yearly, the king has granted the said custody to them for rendering that sum.

## MEMBRANE 8.

Nov. 28.  
Westminster

To the treasurer and barons of the exchequer and to the chamberlains. Order to deliver to Roger de Chestrefeld, the king's clerk, a moiety of the forfeited issues at which the jurors were placed because they did not come before the justices of the Bench on the appointed day in a plea pending between the king and John de Dynham, knight, that John should permit the king to present a fit parson to Corston church, in accordance with the king's grant to him for his diligence in suing the king's affairs in that suit, not without great labour and expense. By C.

Dec. 13.  
Rising.

To the sheriff of Gloucester. Order to pay 12*l.* a day for the expenses of David de Anand, a Scot lately taken at the battle of Durham and in the custody of the constable of Bristol castle, from the time of his arrival at the castle, to the said constable by indenture made with him.

[*Fœdera.*]

By bill of the treasurer.

Dec. 3.  
Westminster.

To William Croiser, escheator in co. Bedford. Order to deliver to Maud daughter of Henry de Lancastr[ia], earl of Derby, a rent of 8*l.* 5*s.* 10½*d.*, as the king has learned by inquisition taken by the escheator that Hugh Daudele, earl of Gloucester, held no lands at his death in co. Bedford in his demesne as of fee, of the king or others, but that he held the said rent, to wit 13*s.* 4*d.* rent in Yevelden to be received for the term of 'Hokeday' of the lands which Walter de Trailly holds, 1*d.* rent yearly in Cheldyngton which John de Trailly holds, and the residue of the views of frankpledge in the towns of Yevelden, Rokesdon, Bideham, Turveye, Holcote, Wrokesnull,

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*Membrane 8—cont.*

Batelesdon and Pabenharn, for life of the demise and grant of John de Gynewell and Master Ralph de Gadesbury, by a fine levied in the king's court by his licence, with remainder to Ralph son of Ralph, baron of Stafford, now deceased, and the said Maud, and to the heirs of their bodies, and that the rent is held in chief as parcel of co. Gloucester, and the king has taken Maud's fealty.

Dec. 14.  
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Order to certify the king in chancery when Walter de Chiriton and Gilbert de Wendlyngburgh, merchants, acquit the king of any debts of the 100,000*l.* due to divers men then living in Gascony, and of certain other debts and of the sum acquitted, as on 20 April last they undertook to discharge the king of the said debts, due to those men for their wages, by bills of the constables of Bordeaux or of those supplying their places, after the 10th year of the reign, each penny being accounted at the value and price of the money current in those parts at the time when the bills were made, for 20,000*l.* of sterlings, and to acquit the king of 20,000*l.* due by him to the merchants of the society of the Peruzzi or of other debts owed by him for money lent to him at the time when William de Northwell, William de Cusancia and William de Edyngdon were keepers of the wardrobe, for which there are bills under the seal of those keepers, for other 20,000*l.* and in recompence for the 40,000*l.* which the said Walter and Gilbert ought to receive from the king for the said 120,000*l.* he has granted to them three parts of all the profits arising from his stamps of all the gold and silver which they or their attorneys shall take to those stamps, whether of plate or bullion, until they are satisfied for the 40,000*l.*, and he granted that they should receive payment or assignment for every sum of the said debts for which they should cause the bills or letter obligatory in the king's discharge to be delivered, according to the amount of the discharge, and if they brought gold or silver to be worked before they had made such acquittance, then three parts of the profits should be kept in equal hand until they had made the acquittance, as is fully contained in the indenture made with them.

*MEMBRANE 7.*

Nov. 28.  
Westminster.

To Reginald Forester, escheator in co. Surrey. Order to amove the king's hand from 120 acres of land and 2 acres of wood of John de Arnale, parson of Gatton church in Gatton, and not to intermeddle further therewith, restoring the issues thereof to John, as the king ordered the escheator to certify him why he had taken the premises into the king's hand, and the escheator returned that he had so taken them because he was informed that one Hamo de Gatton, lord of the manor of Gatton, who held it in chief, committed a trespass in alienating those tenements to Henry de Gildeford, one of the predecessors of the said parson, and to the parsons of that church, without obtaining the royal licence, and afterwards John besought the king to order his hand to be amoved, as his predecessors, parsons of the church have held the said land and wood as of the right of their church, long before the publication of the statute of mortmain, and they are held of the prior of Lewes and not of the king, wherefore the king ordered the escheator to take an inquisition upon the matter by which it is found that the said tenements have been of the right of that church from time out of mind and that the parsons held them long before the publication of the said statute until they were taken into the king's hand, and that they are not held of the king, but that 72 acres of land and 2 acres of wood

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*Membrane 7—cont.*

thereof are of the endowment of the church and have been held in frank-almoyn from the time of that endowment, and that the remaining 48 acres were annexed to the church by one William Polle, formerly parson of the church, who acquired them of the prior of Lewes long before the publication of the statute of mortmain, to wit, in the time of King John, and they are held of the prior by the service of 16s. yearly, and the prior holds them of the earl of Warren in frank-almoyn without doing any service therefor.

Nov. 30.  
Westminster.

To the lawful men of the city of Chichester. Order to pay 6*l.* of the ferm of that city for Michaelmas term last, if 6*l.* are in the king's hand, to John son and heir of Edmund, earl of Kent, the king's uncle, and to be answerable to him for that sum henceforth, as the king granted to Edmund and the heirs of his body the 36*l.* which those men render yearly for the ferm of that city, and on 23 April in the 11th year of the reign the king granted 30*l.* of that ferm to Maud Pyrye, nurse of John de Eltham his brother and of Joan his sister, to be received until John, the earl's son, should come of age, and on 26 August last the king granted to the said heir that all the lands of his inheritance should be delivered to him to hold until he should come of age, without rendering anything to the king, in aid of his maintenance.

By p.s.

Nov. 30.  
Westminster.

To the sheriff of Kent. Like order to deliver to John the 30*l.* yearly of the issues of that county which the king granted to the earl, his father and to the heirs of his body.

By the same writ.

Dec. 8.  
Westminster.

To Margaret late the wife of Edmund earl of Kent, the king's uncle, keeper of a third part of the manor of Caldecote, co. Huntingdon. Order to pay to the said heir what is in the king's hand of 102s. yearly, which she ought to render to the exchequer for Michaelmas term last, and to be answerable to him for the same henceforth, as the king granted the said manor to the earl his father, and the heirs of his body, and now it is found by certificate of the treasurer and barons of the exchequer, sent into chancery, that Margaret has answered for 102s. yearly for the custody of that third part from 6 February in the 6th year of the reign.

Dec. 12.  
Westminster.

To the sheriff of Nottingham. Order to pay to the constable of Nottingham castle 2s. a day for the expenses of William Douglas the elder and of William Vaux, Scots taken at the battle of Durham and in the constable's custody, to wit, 12*l.* each, from the time of their going to the castle and henceforth.

By bill of the treasurer.

[*Pcedera.*]

Dec. 7.  
Westminster.

To the taxers and collectors in co. Leicester of the tenth and fifteenth last granted. Order to supersede the demand made upon Walter Prest for any taxes, tallages, tenths, fifteenths and other aids last granted, as by agreements made between the king and Walter de Chiriton, Thomas de Swanlund and the said Walter, his merchants, the king demised to them at ferm all the customs and subsidies due to him in all the ports of England, to hold from Michaelmas in the 20th year of the reign to the end of two years, and afterwards, on 28 June in the said 20th year the king granted that those merchants should be quit of all taxes, tallages, tenths, fifteenths and other aids granted to the king before the said 28 June, for the two years.

By p.s.

The like to the taxers and collectors in co. Lincoln for the same Walter Prest.

To the collectors of wool in co. Leicester. Like order to supersede the demand for wool made upon Walter Prest.

By the same writ.

The like to the collectors of wool in co. Lincoln.

By the same writ.

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*Membrane 7—cont.*Dec. 19.  
Westminster.

To Richard Barry. Order, on account of certain reasons shown before the council, to supersede the execution of the commission appointing him to make scrutiny of all ships and boats in the ports of Kyngeston upon Hull, Boston, Lenn and Ipswich which may be laden with customable merchandise and to arrest as forfeit to the king all such merchandise found not customed or coketted, together with the ships and boats in which they were placed and with the other goods in which they were placed, and to have them kept safely for the king's use.

By C.

## MEMBRANE 6.

Nov. 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand for wool which the collectors in co. Kent of the wool last granted made upon the master and brethren of the hospital of St. Bartholomew, Chetham near Rochester, for lepers, governed by a leprous master, it is said by reason of their lands, goods and chattels, if it is governed by such a master.

By C.

Nov. 3.  
Westminster.

To Walter Parles, escheator in co. Northampton. Order to deliver to Maud daughter of Henry de Lancast[ia], earl of Derby, the manors of Rothewell, Navesby, Whiston and Glapthorn, as the king has learned by inquisition taken by the escheator that Hugh Daudele, earl of Gloucester, at his death, held no lands in that county in his demesne as of fee, but that he held the said manors for life of the demise and grant of John de Gynewell and Master Ralph de Gadesby, by a fine levied in the king's court between the said John and Ralph, demandants and the earl, Ralph baron of Stafford and Margaret his wife, deforciantes for the said manors, so that after the earl's death they should remain to Ralph son of the said Ralph, now deceased, and to Maud, and to the heirs of their bodies, and that the manors are held in chief by the service of a rose every Midsummer, and the king has taken Maud's fealty.

Dec. 7.  
Iver.

To Warin de Bassyngbourn, escheator in co. Huntingdon. Order to deliver to Maud, daughter of Henry de Lancast[ia], earl of Derby, the manor of Southo in that county, as the king has learned by inquisition taken by the escheator that Hugh Daudele, earl of Gloucester, at his death, was not seised of any lands in his demesne as of fee in that county, but that he held the said manor for life of the grant and demise of John de Gynewell and Master Ralph de Gadesby by a fine levied in the king's court, so that after the earl's death, the manor should remain to Ralph son of Ralph baron of Stafford, deceased, and to Maud, and to the heirs of their bodies, and that the manor is held in chief as parcel of co. Gloucester, and the king has taken Maud's fealty.

Dec. 12.  
Westminster.

To Gilbert de Imworth, steward of Queen Philippa. Order not to intermeddle with the manor of Rodyngton, co. Nottingham, and 26 bovates of land in that town, and to restore anything which he has occupied or received there to Laurence son and heir of Robert de Pavely, tenant in chief, as on its being found by inquisitions *post mortem* of Robert that he held no lands at his death in his demesne as of fee, in chief as of the crown, but that he held in his demesne as of fee the manors of Westpirie and Houghton, co. Northampton, in chief as of the honour of Peverel, by knight's service, and that he also held the said manor of Rodyngton and land, both in demesne and in service, in socage, to wit, the manor and 20 bovates of the earl of Kent by the service of paying 10s. every Midsummer, and the remaining 6 bovates of Richard de Wylughby

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*Membrane 6—cont.*

by the service of 1*d.* yearly, the king ordered John de Vaux, escheator in co. Nottingham, not to intermeddle further with the said manor and land, and now the king has learned from Laurence that Gilbert has taken that manor and land into the queen's hand with the corn and other goods and chattels found there, pretending that the custody ought to pertain to her, when it does not, by reason of the minority of Laurence, as if the premises were held by knight's service.

Dec. 13.  
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with John de Gogh, the king's clerk, for the time when he has been attendant upon the custody of the bishopric of St. Davids, allowing him 5*s.* a day for his wages for that time of the money of the issues of the bishopric received from the time of the death of H. the late bishop, as on 4 July last the king committed that custody to John to hold during pleasure, so that he should answer at the exchequer for the said issues.  
By C.

Nov. 15.  
Westminster.

To the collectors in the port of Great Yarmouth of the subsidy of 2*s.* a sack of wool and 6*d.* a pound. Order to permit ships charged with wool and merchandise of Scotland, customed and coketted, when they cross by that port or come in other ways, provided that the wool and merchandise be not unladed for sale, to cross to Flanders without exacting the said subsidy, and to restore anything thereof which they have received, as the king has learned from the mayor and burgesses of Berwick upon Tweed, that although ships laded in the port of Berwick with wool and other merchandise of Scotland, the customs being duly paid, to be taken to Flanders, have been driven on the route to divers places of England sometimes by sudden storms, sometimes to buy victuals for maintaining the men therein and to avoid hostile attacks, and not for unlading the wool etc. to sell it, yet the said collectors have arrested those ships until they pay the said subsidy for the safeconduct of the wool and merchandise, contrary to the form of the ordinance, whereupon the mayor and burgesses have besought the king to provide a remedy.

The like to the collectors of the same subsidy in the following ports, to wit:

The collectors in the ports of Southjernemuth, Westjernemuth and Kirkeleye.

Dec. 10.  
Iver.

To Thomas de Ferariis, justice of Chester, or to him who supplies his place there. Order to amove the king's hand from the lands of William son of John Trussel of Cubleston, and to permit him to hold them pending his affair, although the king ordered the justice to attach him and to seise into the king's hand his lands, goods and chattels in co. Chester, with certain others, indicted for the death of Michael de Ponynges, 'luncle,' and of the rape of Margery late the wife of Nicholas atte Beche, as William has rendered himself to the Marshalsea prison to stand to right before the king for the said felonies, of which he is not yet convicted, as he says.

By p.s. [19075.]

Dec. 18.  
Westminster.

To Henry Sturmy, escheator in co. Southampton. Order to deliver to the prior and convent of Suthwyk in that county, all the lands which he took into the king's hand by reason of the death of John de Monte Gomery, as the king granted to them that all the lands of Hugh le Despenser in Crouker and Farlyngton, which escheated to the king by Hugh's forfeiture, and which John then held for life by the king's commission, should remain to them to hold in aid of the rebuilding (*releuacionis*) of the priory, and now

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*Membrane 6—cont.*

it is found by inquisition taken by the escheator, that John is dead, and that he attorned himself to the prior and convent by reason of the said grant, and that he held all the said lands in chief at his death, for life, by the king's grant rendering yearly to the lord of the manor of Warblynton, 3 barbed arrows.

## MEMBRANE 5.

Dec. 16.  
Westminster

To the sheriff of Southampton. Order to deliver the town of Basyngstok to John son and heir of Edmund, earl of Kent, the king's uncle, or to his attorney, together with the issues thereof, provided that nothing is attempted to the prejudice of William son and heir of Richard de la Pole, as the king granted to the earl the manor and town of Basyngstok and the ferm of 20*l.* which the prior and convent of Bath rendered at the exchequer yearly for the towns of Bath and Berton, co. Somerset, and at John's suit showing that the said town and rent had been granted to Richard by an untruthful suggestion made by him, the king ordered the sheriff to notify Richard's heir and executors to be in chancery on the octaves of Michaelmas last to show cause why the grant to Richard should not be revoked and the town and rent delivered to John, and further to do what the king's court should determine, and the sheriffs returned that the bailiffs of the liberty of the town of Basyngstok, to whom he made return of the king's writ, answered that they notified William and Thomas de Chaworth and Joan his wife, late the wife of Richard, and executrix of his will, that they should be in chancery as aforesaid, on which day the said William, appearing by William de Weston, his attorney, showed the king's letters patent containing that William was in the king's service in parts beyond the sea and was therefore under the king's protection and exempt from all suits until a certain time, wherefore they did not sue further against him, and Thomas and Joan did not come on that day, wherefore the king ordered the sheriff to cause the town and rent to be resumed into the king's hand and kept safely until further order, so that no prejudice should be done to William, and the sheriff returned that he had caused the town to be resumed into the king's hand because he had learned that it was in the hands of Thomas and Joan on the day of the impetration of the king's writ of *scire facias* and afterward, and now John has besought the king to order the town to be delivered to him, as on 26 August last the king granted that all the lands of his inheritance should be delivered to him to hold until he should come of age, in aid of his maintenance, without rendering anything therefor.

By p.s.

Dec. 16.  
Westminster.

To the sheriff of Somerset. Order to cause the said rent of 20*l.* which the prior and convent of Bath render at the exchequer yearly for the towns of Bath and Berton, to be resumed into the king's hand, if it was in the hand of Thomas and Joan on the day of the impetration of the said writ, and to be kept safely until further order, provided that nothing is attempted to the prejudice of William.

By p.s.

Dec. 8.  
Westminster.

To Margaret late the wife of Edmund, earl of Kent, the king's uncle, keeper of a third part of the manor of Caldecote, co. Huntingdon. Order to pay to John son and heir of the said earl what is in the king's hand of 102*s.* yearly which she ought to render at the exchequer for Michaelmas term for that custody, and to be answerable to him for the said 102*s.*, as the king granted that manor to the said earl and to the heirs of his body, and on 26 August last the king granted to John that all the

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*Membrane 5—cont.*

lands of his inheritance should be delivered to him as aforesaid, and now, by certificate of the treasurer and barons of the exchequer, sent into chancery, it is found that answer has been made to the king for 102s. yearly for the said custody, by Margaret, from 6 February in the 6th year of the reign and thereafter.

By p.s.

1348.

Jan. 20.  
Westminster.

To the collectors of wool in co. Kent. Order to supersede the levying of wool of the goods of the hospital of Newerk (*novi operis*), St. Mary, Strode, restoring anything which they have levied, as the hospital was founded for all the sick poor resorting thither, until they should be healed, and also to maintain divers chantries and other alms, and it is so slenderly endowed that its goods hardly suffice for the maintenance of the master and brethren and the alms and other charges aforesaid, and the masters have never paid any tenths, taxes or other quotas in times past on account of the poverty of the hospital and if the hospital is charged with the aids granted by the community of the realm, it will behove the master and brethren to diminish the said alms.

By C.

To the sheriff of York. Order to pay for the provisions for the maintainance of the king's great horses and his stud, in the custody of Roger de Normanvill, his yeoman, beyond Trent, for the carriage of the same and for other necessaries, and also the wages of Robert de Nessefeld, Roger and the other keepers of the said horses and stud from Michaelmas last and henceforward, by indenture made with Roger, as the king has appointed Robert to make provision for hay, litter, oats, beans, bread, peas and other things for the maintenance of the said horses and stud and to take carriage for the same, for the king's money, by the view and testimony of Roger, taking from the sheriff his own wages of 3d. a day.

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*MEMBRANE 4.*Dec. 20.  
Westminster.

To John de Coggeshale, escheator in co. Middlesex. Order not to intermeddle further with a third part of a third part of the manor of Totenham, restoring the issues thereof to Nichola late the wife of John de Mockyng of Somersete, as the king has learned by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee or in service, in chief, in that county, but that he held the premises there jointly with Nichola, of the gift of Richard Spigurnel, to hold for their lives, by a fine levied in the king's court, and that the premises are held in chief by the service of a third part of a knight's fee, and the king has taken Nichola's fealty.

Dec. 21.  
Chertsey.

To Henry Sturmy, escheator in co. Southampton. Order not to intermeddle further with the manor of Shaldene, a messuage and a carucate of land and 14 acres of meadow in Shirefeld, as the king has learned by inquisition taken by the escheator that Margaret late the wife of Robert de Kendale held no lands at her death in her demesne as of fee, in chief, or of any other, in that county, but that she held the said manor of the enfeofment of Nicholas de Bosco by a fine levied in the king's court, for herself and Robert her husband and the heirs of their bodies, and that she held the said messuage land and meadow, and that the manor, messuage land and meadow are held of others than the king.

To John de Freyngham, escheator in co. Kent. Order not to intermeddle further with the manors of Petham and Leghe, restoring the issues, as the king has learned that Margaret late the wife of Robert de Kendale at her

1347.

*Membrane 4—cont.*

death held nothing in chief, or in demesne or in service in that county, but that she held the manor of Petham in the last of Sutton of John Kiryel, knight, by the service of a fourth part of a knight's fee, and the manor of Leghe in the parish of Lymynge in the last of Shewynghope of the earl of Northampton by the service of a fourth part of a knight's fee, as dower after the death of John de Leghe formerly her husband.

1348.

Jan. 3.  
Windsor.

To John de Wesenham, the king's butler. Order to deliver to Master John de Offord, dean of Lincoln, the chancellor, what is in arrear to him of the fee of wine which he ought to receive of the king by reason of his office, from the time of his appointment.

1347.

Nov. 28.  
Westminster.

To the sheriff of Buckingham. Order to cause a verderer for the king's forest of Bernewode to be elected in place of Richard de Arches, who has no lands within the bounds of that forest, and who does not stay there.

1348.

Jan. 4.  
Guildford.

To Thomas Cary, escheator in co. Somerset. Order not to intermeddle with the custody of the hospital of St. John the Baptist, Bruggewater, or with the possessions thereof by reason of the present voidance by the death of the master, as by a fine which . . . master of that hospital made with the king, he pardoned him the trespasses which he did in acquiring an acre of land in Chiltone and the advowson of the church of that town with the chapels of Ichestoke and Hunstighele annexed to that church, of Richard de Wiggebere, who held them in chief, and in entering them after the publication of the statute of mortmain without obtaining the king's licence, and afterwards at the suit of the master and brethren beseeching the king to grant that he would claim nothing by reason of the said land and advowson, although they are held of him, in the said hospital or in the custody of the temporalities thereof in times of a voidance, as the hospital is of the patronage of the heirs of William de Brewere, the king granted their said request.

Jan. 15.  
Westminster.

To William de Middleton, escheator in co. Norfolk. Order to amove the king's hand without delay from the manor of Sterston in that county, and not to intermeddle further therewith, restoring the issues thereof to John son of Robert de Ingham, as lately at John's suit, showing that Katherine late the wife of John son of Oliver de Ingham had granted to him the said manor which John son of Oliver and Katherine held for themselves and the heirs of their bodies by the grant of the said Oliver, to hold for her life, and that he had seisin thereof by virtue of that grant until John Howard, then escheator in that county, by pretext of an order to extend the lands which belonged to Oliver at his death, in his demesne as of fee, took it into the king's hand, as if Oliver had died seised thereof, when he was not, and John beseeching the king to order his hand to be amoved, the king ordered the escheator to take an inquisition thereupon, by which it is found that Katherine so held the said manor of Oliver's grant and granted it to John son of Robert to hold for her life, and he had seisin thereof from St. Matthew in the 13th year of the reign until 17 February in the 18th year, on which day the said John Howard took it into the king's hand as aforesaid, and in the inquisitions *post mortem* of Oliver it is not found that he died seised of the said manor.

Jan. 16.  
Westminster.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Walter Abbot, who is insufficiently qualified.

To the same. Like order to cause a coroner for that county to be elected in place of Richard Duraunt, who is insufficiently qualified.

1348.

*Membrane 4—cont.*

Jan. 12. To the sheriff of Worcester. Order to cause two coroners for that  
Westminster. county to be elected in place of Roger de Wassheburn and Robert Aleyn,  
who are insufficiently qualified.

Jan. 10. To the taxers and collectors of the biennial tenth and fifteenth last  
Westminster. granted, in co. Kent, for the second year. Order to supersede the demand  
made upon the master and brethren of the hospital of poor priests,  
Canterbury, for the said tenth and fifteenth, as the king has learned by  
inquisition taken by John de Vileston, then escheator in that county, that  
the hospital is so slenderly endowed that the master and brethren do not  
suffice to pay tallages or other contributions with the men of the county,  
after deducting their reasonable maintenance.

Jan. 20. To the treasurer and barons of the exchequer. Order to discharge the  
Westminster. said taxers and collectors and the said master and brethren of the tenth  
and fifteenth touching the latter, in accordance with the preceding order.

1347.

MEMBRANE 3.

Oct. 17. To John de Swynnerton, escheator in co. Salop. Order to deliver to  
Westminster. John de Wottenhull, the king's clerk, two parts of all the lands which  
belonged to Richard de Sondford, tenant in chief, together with the issues  
thereof and the marriage of Richard's heir, as for 80 marks which John  
paid at the receipt of the exchequer, the king committed to him the  
custody of the said two parts, to hold until the heir should come of age  
together with the issues thereof, with the reversion of lands held in dower  
or otherwise for life and with the marriage of the heir, and if the heir  
should die while a minor John should have the custody etc. until the next  
heir should come of age, and so from heir to heir. By C.

1348.

Jan. 8. To the sheriff of Dorset. Order to cause a coroner for that county to  
Windsor. be elected in place of Geoffrey de Baars, who is one of the collectors in  
that county of the aid for making the king's eldest son a knight, wherefore  
he cannot exercise the duties of the office of coroner.

Jan. 15. To the collectors of customs in the port of Southampton. Order to pay  
Westminster. to Richard Paneter, or to Richard Mareschal, his attorney, what is in arrear  
to him of his wages as controller of the custom of wine, wool, hides, and  
wool-fells and of the custom of 3*d.* a pound and other small customs and  
prests in that port, from 10 January in the 14th year of the reign, and to  
pay him such wages henceforth, as on the said 10 January the king  
committed that office to Richard to hold during good conduct.

Jan. 15. To the treasurer and barons of the exchequer. Order to discharge the  
Westminster. abbot and convent of Barlynges of the portion touching them of the second  
year of the biennial tenth granted by the clergy, as the king has pardoned  
them that portion, at the request of Queen Philippa in aid of the fabric of  
their new church. By p.s. [19109.]

Jan. 18. To the sheriff of Wilts. Order to cause a verderer for the forest of  
Westminster. Melchet to be elected in place of William le Duyn, who is so sick and weak  
that he does not suffice to execute the duties of the office.

To the same. Order to cause a verderer for the forest of Grovele to be  
elected in place of John Daungtens, who is so weak that he does not suffice  
to execute the duties of the office.

*Membrane 3—cont.*

1348.

Jan. 20.  
Westminster.

Philip de Gatacre, chaplain, imprisoned at Shrewsbury for trespass of vert in the forest of Morf, has a writ to Thomas de Berkele, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Morf, to bail him.

Jan. 21.  
Westminster.

To the mayor and sheriffs of London for the present or the future. Order upon sight of these presents to cause proclamation to be made that no one, upon pain of forfeiture, shall inflict any damage upon the workers of cloth who come to the realm from parts beyond, and if they find any doing the contrary after the proclamation, they shall imprison them safely in Neugate until further order, certifying the king of the names of those arrested and of all their action in the matter, as it was decided in the parliament held at Westminster in the 11th year of the reign that all such workers who wished to come to England, Ireland and Wales, should do so under the king's protection and safeconduct, should stay where they pleased, and the king would grant them such liberties as would suffice, and the king caused this to be proclaimed, and now he has learned that certain malefactors of that city have inflicted harm upon divers of such workers of cloth, who came to the realm under the protection of the proclamation long since, and have stayed there to exercise their mistery for no small time, and so threaten them that they will not dare to stay longer unless the king aid them.

*Et erat patens.*Jan. 8.  
Westminster.

To the sheriff of Surrey. Order to cause Ralph, bishop of London, to have seisin of a messuage, 16 acres of land and 4s. rent in Merewe, which William de Wyke of Merewe held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the premises have been in the king's hand for a year and a day, that William held them of Stephen de Gravesende, late bishop of London, as of the bishopric of London, to wit of the bishop's manor of Stôkes near Guldeford, and that Reginald le Forester, late sheriff of Surrey had the year and day and Henry de Stoghton had the waste thereof and they ought to answer therefor to the king.

Jan. 18.  
Westminster.

To John de Coggeshale, escheator in cos. Essex, Hertford and Middlesex. Order to deliver five shops in the town of Westminster, co. Middlesex, to the nearest friend of John son of Bonadventure Benyntende of Florence and Wimarca his wife, to whom the inheritance cannot descend, without delay, to be kept for the heir's use, as the king has learned by inquisition taken by the escheator that Wimarca at her death held no lands in her demesne as of fee or in service, in chief, in that county, but that she held the said shops together with Bonadventure of the gift of John le Clerc of Northall for themselves and the heirs of their bodies, by the king's licence, and that the shops are held of the king by the service of 2*d.* yearly, and John is the next heir of Bonadventure and Wimarca and aged eight years and the king has taken his fealty.

Jan. 22.  
Westminster.

To Ralph Brit, escheator in co. Devon. Order to deliver to Joel son of William de Bukyngton the manor of Bukyngton, and not to intermeddle further with the other lands which were taken into the king's hand by reason of the death of Richard Arblaster, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Richard at his death held no lands in chief in his demesne as of fee in that bailiwick but that he held the said manor with the advowson of the church there and a messuage, 40 acres of land, 2 acres of meadow and 2s. 9*d.* rent at Rapelyngheghes and Vincentisheghes, for life, with remainder at his death to Joel and Nichola his wife and the heirs of their bodies, of the grant of Ralph Arblaster by the king's licence, and that Richard held divers lands at Forde and Clist

1348.

*Membrane 3—cont.*

St. Mary as of the right of Emma his wife, who survives him, of others than the king, by knight's service, and that the said manor is held in chief by the service of keeping Exeter gaol and all the prisoners therein, and the tenements at Rapelyngheghes and Vincentisheghes of Henry de Wylyngton, by knight's service, and the king has taken Joel's homage for the said manor.

By p.s. [19123.]

Jan. 1.  
Windsor.

To William de la Pole, to whom the king granted all the customs in the port of Kyngeston upon Hull under a certain form. Order to deliver to Queen Philippa or to her attorney 150*l.* of those customs, as for the 500*l.* which the king lately granted to her of his own tenants of the aid for making his eldest son a knight, he assigned to her 500*l.*, to wit 200*l.* of the 400*l.* of the customs in the port of London and 150*l.* in each of the ports of Kyngeston and Boston which he granted to William de Bohun, earl of Northampton, for which 500*l.* the earl is satisfied by the king, and the king wishes the 500*l.* of the aid granted to her to be levied for his own use and to remain in his possession, as is fully contained in the letters patent made thereon.

By p.s.

## MEMBRANE 2.

Jan. 20.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Wolfardus de Gystellis, what is in arrear to him of 50 marks yearly from 1 June in the 20th year of the reign, as on that day the king granted to him and to Eleanor his wife, 50 marks to be received yearly for their lives of the issues of the customs in that port.

By p.s.

Jan. 24.  
Westminster.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of John Laurence of Aston, who is so sick and broken by age that he cannot execute the duties of the office.

Jan. 20.  
Westminster.

To John de Wesenham, the king's butler, collector of the custom of wool cloth and of cloth and bed clothes of 'worsted' taken into or out of the realm of England, or to him who supplies his place in the port of Boston. Order to supersede the demand made upon the merchants of Alnain who have a house in the city of London called commonly '*Gildehalla Teuthonicorum*' for the said custom or any other new custom beyond 3*d.* on every pound of value, restoring anything which he has levied, as those merchants have besought the king to maintain their liberties, as for certain prests and customs which they granted to Edward I, to wit 3*d.*, one very pound value on merchandise brought into the realm and the same for merchandise bought in the realm and taken out therefrom, beyond the ancient custom, he confirmed all their liberties and granted that no exaction, prise or prest should be imposed upon them or their goods contrary to the form of their charter, and by charter of the late king, which the present king has confirmed, it was granted that the merchants holding the said house should enjoy the same liberties as in times past, and because it is found by the certificates of the treasurer and barons of the exchequer sent into chancery that the merchants have paid the said custom of 3*d.* a pound from the time of Edward I, and it is not found that they were charged with other customs for such cloths in times past, the king wishes to grant their request.

By p.s. and afterwards by K.

The like to John de Wesenham, the king's butler, collector of the custom of cloth etc. or to him who supplies his place in the port of Great Yarmouth.

1348.

*Membrane 2—cont.*

And to the same John etc. or to him who supplies his place in the port of Kyngeston upon Hull.

To the same John or to him who supplies his place in the port of Lenn.

To the same John or to him who supplies his place in the port of Ipswich.

To the same John or to him who supplies his place in the port of London.

Jan. 13.  
Westminster.

To John de Wesenham, the king's butler. Order to deliver to the abbot of Coggeshale a tun of red wine for Easter term last, as the abbot and convent of that house, which is of the foundation of the king's progenitors, promised to find a monk as chaplain to celebrate divine service daily in their church in honour of the Virgin Mary and for the salvation of the king, Queen Philippa and their children and for their souls after death, and on 11 January in the 18th year of the reign the king granted to the abbot and convent a tun of red wine to be received yearly at London at Easter by the hands of the butler.

Jan. 22.  
Westminster.

To the sheriff of Northumberland. Order to cause Gilbert de Umframvill to have seisin of a messuage and 4 acres of land in Ovyngesham which John Wyther held, who was hanged for felony, as the king has learned by inquisition taken by the sheriff that the premises have been in the king's hand for a year and a day, that John held them of Gilbert and that Nicholas de Ufton had the year, day and waste thereof and ought to answer therefore to the king.

Jan. 11.  
Westminster.

To John Laundeles, escheator in cos. Oxford and Berks. Order to cause John de Sancto Philberto, son and heir of John de Sancto Philberto, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as John has proved his age before the escheator, and the king has taken his homage for the said lands, which his father held in chief, and has rendered them to him. By p.s.

To Simon Basset, escheator in co. Gloucester. Like order to cause John to have seisin of the said lands, as he has proved his age before John Laundeles.

The like to the following, to wit :—

William de Middelton, escheator in cos. Norfolk and Suffolk.

John de Coggeshale, escheator in co. Essex.

Jan. 22.  
Westminster.

To John Laundels, escheator in co. Oxford. Order to take the fealty of Isabel late the wife of John Lovel, according to the form of a schedule enclosed with these presents, and not to intermeddle further with the manor of Mynstre Lovel in that county, restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that John at his death held the said manor jointly with Isabel by a fine levied in the king's court, and that the manor is held of the honour of Winchester in the king's hand by reason of the forfeiture of Roger de Quyncey, sometime earl of Winchester, by the service of a moiety of a knight's fee.

Jan. 24.  
Westminster.

To Thomas Cary, escheator in co. Somerset. Order to assign dower to Isabel, late the wife of John Lovel, tenant in chief of all the lands which belonged to her husband at his death, in the presence of John de Bello Campo, to whom the king committed the custody of those lands, to hold until John's heir should come of age, or of his attorney if he choose to attend, as Isabel has taken oath that she will not marry without the king's licence.

The like to the following, to wit :—

Walter Parles, escheator in co. Northampton.

William de Middelton, escheator in co. Norfolk.

Leo de Perton, escheator in co. Worcester.

1347.

June 20.

Reading.

MEMBRANE 41d.\*

To Robert de Scardeburgh. Order, upon pain of forfeiture, to be attendant upon the collecting and levying of the subsidy of 40s. of all knights' fees in aid of making the king's eldest son a knight, in the East Riding, co. York, with all diligence and speed, in accordance with the king's commission to him, and to deliver all the money thereof to John de Wodehous, receiver of the money reserved for the war of Scotland, by indenture, before St. Peter ad Vincula next, so that the king's affairs do not remain undone by his neglect, whereby the king would have cause to punish him, as the king lately appointed him and other lieges to collect and levy the said subsidy in the East Riding, and although the king ordered him to leave everything else to do this, yet he has hitherto done little or nothing, whereat the king is much angered. By K.†

The like to the following to wit :—

The sheriff of Nottingham	}	in co. Nottingham.
John Musters		
John del Ker		

The sheriff of Derby	}	in co. Derby.
William de Grey of Sandiacre		
Robert Foucher		

The sheriff of York	}	in the East Riding, co. York.
Robert de Scardeburgh		
Edmund Davereins, knight		
John de Melton, knight		
John Tournay		

The sheriff of York	}	in the North Riding, co. York.
John de Kilvyngton		
John Waxand		
William de Persehay		
Thomas de Marton		
William de Everle		

The sheriff of York	}	in the West Riding, co. York.
John de Malghum		
William de Scargill		
William de Reygate		
William de Estfeld the elder		
John Frere of Donecastre		

The sheriff of Lancaster	}	in co. Lancaster.
Thomas de Ardern		
William Laurence of Assheton		

The sheriff of Northumberland	}	in co. Northumberland.
Robert de Esselyngton		
Edmund de Grauncestre		

The sheriff of Westmorland	}	in co. Westmorland.
Thomas de Roos, knight		
William de Langwathby		

\* Membrane 1 is blank.

† Tested by the keeper of England, as are the following entries.

*Membrane 41d—cont.*

1347.

June 27.  
Reading.

To the mayor and sheriffs of London. Whereas it was lately agreed in the parliament held at Westminster that the king's gold money made at the Tower of London, called 'la noble,' current at 6s. 8d. a piece, a second piece at 40*d.* and a third piece at 20*d.* should be current in the realm at the said prices, and that no one should refuse the said money upon pain of forfeiture, and that all mayors, sheriffs and bailiffs should have full power to attach and arrest all those who do the contrary and to inflict the necessary penalty without respect of persons, and the king commanded all his ministers to receive that money at the said price in payment for wool and other things which pertain to him, wherefore he orders the sheriffs to cause proclamation to be made that no one, upon the aforesaid penalty, shall refuse to receive that money at the said price, or receive any other money to disturb the currency of that money, or receive that money by way of exchange or otherwise, for a less price, and they shall take all those found doing the contrary and imprison them in the Tower of London until the king has further ordained for their punishment, knowing that if the said agreement is not maintained in their bailiwick the king will punish them in an exemplary manner. *French.*

The like to all the sheriffs of England. *French.*

July 7.  
Reading.

John de Gaynesford and Robert de la Poyll acknowledge that they owe to David de Wollore and Henry de Ingelby, clerks, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment, acknowledged by David.*

July 23.  
Reading.

To the sheriff of Somerset. Order upon sight of these presents to cause the king's intention to be proclaimed, as the king lately ordered the sheriffs of England to cause proclamation to be made that no merchants or others should buy or collect any wool to be taken out of England, upon pain of forfeiture, before the king should be satisfied for the 20,000 sacks last granted to him by the laity of the realm, and to take those found doing the contrary, with the wool bought by them, and keep them safely until further order, and now the king has learned that by reason of the proclamation no one dares to buy, sell or collect any wool in the realm to make cloth for the use of the people, and it is the king's intention that every one shall buy, sell or collect wool where he sees fit, without hindrance, and make cloth therewith, provided that he does not take it out of the realm, or to Berwick upon Tweed or to other parts beyond, before answer has been made to the king for the 20,000 sacks. By C.

[*Federa.*]

The like to all the sheriffs of England. [*Ibid.*]

June 28.  
Reading.

Peter de la Mare, knight, acknowledges that he owes to John de Alveton, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

July 1.  
Reading.

John de Insula of co. Kent acknowledges that he owes to Thomas de Brayton, clerk, 22*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

July 6.  
Reading.

John Bacster of Leverington, chaplain, and Reginald Waryn of Leverington acknowledge that they owe to Henry de Wynwyk, parson of Walsokne church, 400 marks to be levied etc. in co. Norfolk.

July 7.  
Reading.

John de Wolverton acknowledges that he owes to Philip Moundevill and Walter Moundevill his brother, citizens of London, 20*l.*; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

1347.

July 7.  
Reading.*Membrane 41d—cont.*

William Trussel of Nuthurst and Theobald Trussel of Flore acknowledge that they owe to Imbert de Jarnousse 40 marks; to be levied etc. in co. Northampton.

*Cancelled on payment.*

*Memorandum* that John de Moubray and Peter de Rychemound, who were appointed with other lieges to be justices to enquire concerning the death of John de Denton and certain other felonies and trespasses in co. Northumberland, delivered into chancery at Westminster on 11 June a bag with the records and processes held before them in this matter, which was sent before the king under the half seal by John de Tamworth, clerk.

## MEMBRANE 40d.

Enrolment of release by John de Laysthorp, clerk, to John Leen of Ipswich and to James Sampson, parson of Middleton church, of all his right and claim in all those lands which they hold of the gift and enfeoffment of Thomas de Paxton, parson of Bedehampton church, and of Robert Druel, parson of Stanbourn church, to wit in the towns of Bergham, Codenham, Hemmyngeston, Henleye, Cretyng All Saints, Cretyng St. Mary, Blakenham upon the water, Beylham and Cleydon, and also all his right and claim in those lands with the homage and services of all villeins with their suits and issue, and of the free tenants, which he lately acquired of Sir Andrew de Sakevill, knight, or elsewhere in co. Suffolk. Witnesses: Sir Robert de Wachesham, Sir Ralph de Bockyngg, knights, John de Cleydon, John Horold of Ipswich, Thomas de Ponte of Codenham, Walter de Braunford, John Cobet. Dated at London on Monday after SS. Peter and Paul, 21 Edward III.

*Memorandum* that John de Laysthorp came into chancery at London on 7 July and acknowledged the preceding deed.—The chancellor received the acknowledgment.

Enrolment of release by Richard de Caltoft, clerk, to John Leen of Ipswich and James Sampson, parson of Middleton church, of all his right and claim in the lands which they hold of the gift and enfeoffment of Thomas de Paxton, parson of Bedehampton church and Robert Druel, parson of Stanbourn church, to wit in the towns of Bergham, Codenham, Hemmyngeston, Henley, Cretyng All Saints, Cretyng St. Mary, Blakenham upon the water, Beylham and Cleydon, co. Suffolk. [*Witnesses as above. Dated as above.*]

*Memorandum* that Richard de Caltoft came into chancery at London on 7 July and acknowledged the preceding deed.—The chancellor received the acknowledgment.

July 6.  
Reading.

John Ace of Blontesdon St. Andrew acknowledges that he owes to William Byde of Poterne 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Enrolment of indenture testifying that whereas John Ace of Blontesdon St. Andrew is bound to William Byde of Poterne in 40*l.* by the preceding recognisance, to be paid at Michaelmas next, William grants that if John will present a fit parson to the church of Blontesdon St. Andrew, co. Wilts, at the first voidance after the date of these presents, whom he shall nominate, then the recognisance shall be null and void, but otherwise it shall remain in force. Dated at Westminster on Friday before the Translation of St. Thomas the Martyr, 21 Edward III.

*Memorandum* that both William and John came into chancery at Westminster on 6 July and acknowledged the preceding indenture.

*Membrane 40d—cont.*

1347.

July 9.  
Reading.

William de Derby of London, tailor, and Gilbert Curteys of London, mercer, acknowledge that they owe to the king 156*l.* 8*s.*, to be paid in his chamber by the hands of Richard de Sibford, receiver of the money of William de Kildesby, reserved to that chamber to be levied, in default of payment, of their lands and chattels in the city of London.

*Memorandum that William and Gilbert came into chancery on 10 December and paid to Richard 134½ marks 16*d.*, by virtue of that recognisance, and afterwards they paid to Richard the remainder of the debt, and therefore the recognisance is cancelled by writ of the secret seal called 'Griffon,' which is on the files of this year.*

Enrolment of release by Thomas son of Thomas de Hepworth to Sir Robert de Bourcher, knight, of all his right and claim in a messuage, 102 acres of land, 7½ acres of meadow, 7 acres of pasture, 5 acres of wood, 8*s.* 4*d.* rent in Rewenhale, Great and Little Craxstede and Falkeborne, and in all the other lands which he holds in those towns. Witnesses: John de Cogeshale, John de Lystone, knights, John de Boys, William Pykot, Walter Rowhey, Roger de Shaldeforde, John atte Helle. Dated at Halstede on Sunday the feast of St. Botolph, 21 Edward III.

*Memorandum that Thomas came into chancery at London on 18 July and acknowledged the preceding deed.*

Enrolment of grant by John de Ferrers, lord of Byr, to Martin de Ferrers, his brother, and to John de Moveron of all his manor of Byr Ferrers with all its appurtenances, knights' fees, advowsons, services of free men and villeins with their issue, except the park of the manor, called 'Pennarth,' to hold for their lives for rendering 200 marks yearly to him during his life, and after his death, a grain of wheat to his heirs, and if the said rent is in arrear at any term he may re-enter the manor and expel them therefrom. Witnesses: Henry Trethewi, John Bilon, Thomas atte Fen, John Dabernoun, John de Pengynna. Dated on Trinity Sunday, 21 Edward III.

*Memorandum that John de Ferrers came into chancery at Westminster on 9 July and acknowledged the preceding indenture.*

July 10.  
Reading.

Thomas Fitz James of co. Somerset acknowledges that he owes to John de Sutton, parson of Ellesworth church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

July 5.  
Reading

To the collectors in co. Norfolk of the wool last granted. Order to supersede until the quinzaine of Michaelmas next the demand for wool which they make on the prior of Lewes by reason of his lands in that county, as the king wishes to show favour to him for his good service in parts beyond the sea.

By C.

The like to the collectors of wool in co. Sussex for the same prior.

By C.

July 6.  
Reading.

To the prior and convent of Walsyngham. Request to admit to that house Stephen de Prestaton who was lately lamed in the king's service, and to find him maintenance befitting his estate until the king's arrival in England, for which the king will be bound to them, writing to him by the bearer of these presents what they have done in the matter.

By p.s.

July 11.  
Reading.

John de Clifford acknowledges that he owes to David de Wollore, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

1347.

July 4.  
Reading.

## MEMBRANE 39d.

To the sheriff of Northampton. Order, upon pain of forfeiture, to attach John de Astwyk of Brakkele and have him before the council at Westminster on Monday before St. Margaret next to answer for his contempt and disobedience and further to do and receive what shall be determined by the council, and if John is not found before that day and has withdrawn from that bailwick to take all his lands, goods and chattels into the king's hand and keep them safely until further order, informing the king in chancery of all his action in the matter, and he shall not omit this upon pain of forfeiture, as John was lately enjoined to be before the king at Caleys on a day now past to treat with him upon things touching the war of France and the defence and safety of England, and because he did not come the king ordered the sheriff to attach him and have him before the council at Westminster on Wednesday before Midsummer last to answer for his contempt and disobedience and he did not come, whereby the king's affairs are much impeded, whereat he is greatly angered. By K.

The like to the following sheriffs, to wit :

The sheriff of Gloucester to attach Walter Chaumberlein of Gloucester and have him before the council on the same day.

The sheriff of York to attach Thomas Coppendale, Adam Coppendale of York, Adam Tirwhit of Beverley, the elder, and William Graa of York and to have them before the council on the morrow of St. Margaret the Virgin next.

To the sheriff of Nottingham. Like order, '*mutatis mutandis*,' to attach Richard Samon of Nottingham and have him before the council at Westminster on the morrow of St. Margaret next, as the king ordered him, upon pain of forfeiture, to be before the council at Westminster on Wednesday before Midsummer, to treat upon the said affairs and to do what should be enjoined upon him, and he did not care to come. By K. and C.

The like to the following sheriffs, to wit :—

The sheriff of Leicester to attach Richard Cristien of Harburgh for the same morrow.

The sheriff of Norfolk to attach Stephen de Catesfeld for Monday before St. Margaret.

The sheriff of Suffolk to attach John de Braham for the same Monday.

The sheriff of Suffolk to attach Robert de Ersewell of Bury for the same morrow.

The sheriff of Lincoln to attach John de Dunham of Lincoln, Gilbert Aliland of Boston, Robert Pynceon of Boston, Henry de Flete of Boston and Roger atte Garth of Boltesford for the same morrow.

The sheriff of Northampton to attach Robert son of Nicholas de Wenlyngburgh

The sheriff of Warwick to attach Adam Botenir and John de Russhehale

The sheriff of York to attach Thomas Holm of Beverley, the blind, and John de Cameryngton of Holdernes

*Memorandum that John de Cameryngton came before the council and was discharged by them of making a loan to the king on account of his poverty.*

The sheriff of Wilts to attach Robert de Wodeford of Salisbury

The sheriff of Gloucester to attach Roger Turtele of Bristol

for the same morrow.

1347.

*Membrane 39d—cont.*

The sheriff of York to attach Thomas Rise of Beverlee and Walter Frost of Beverlee	} for the same morrow.
The sheriff of Stafford to attach Richard le Whelere of Tamworth and Robert Cotoun	
The sheriff of Derby to attach Robert Fraunceys	

The sheriff of Cambridge to attach William Muchet for the said Monday. •

The sheriff of Derby to attach John de Lemynstre of Asshebourne	} for the said morrow.
The sheriff of Worcester to attach Thomas le Cartere	
The sheriff of Salop to attach Adam atte Home of Shrouesbury and Reginald Perle of Shrouesbury	
The sheriff of Devon to attach Robert de Brudeport of Exeter	
The sheriff of Dorset to attach William Russel of Melcombe	

June 30.  
Reading.

To Richard de Weston of Shrewsbury. Order, upon pain of forfeiture, to be before the council at London on the morrow of St. Margaret next to treat and speak with certain magnates and others of the council upon affairs touching the war with France and the defence of the realm, and further to do and receive what shall be enjoined upon him. By K. and C. [*Report Dignity of a Peer, IV, page 567.*]

The like to the following for various days to wit:—

Simon Britevill of Lughteburgh, Richard Calf of Lughteburgh the elder, Richard Calf of Lughteburgh the younger, of co. Leicester. Henry de Tiddeswell and twenty-five others and the vicar of Wrangel of co. Lincoln.

Thomas de Edwalton and eighteen others of co. Nottingham.

Thomas Fasman of Derby and four others of co. Derby.

Richard de Weston of Shrewsbury, Salop.

John de Cherleton, Middlesex.

William de Wircestre of London.

Henry Russel of Salisbury, Wilts.

William Luffe of Coventry, Warwick.

William Curtois of Briklesworth, Northampton.

Robert de Brideport of Exeter	} Devon.
Walter atte Hole of Exeter	

William Payn of London.

John Wodman and ten others of co. Northumberland.

Robert de Baa of Bristuyt and five others of Bristol.

John de Mockynge of London.

Richard de Rothying of London.

*[MEMBRANE 38d.]*

Nicholas Folk and six others of co. York.

Chubbocus de Shryngton and five others of cos. Bedford and Buckingham.

William Erl of Lynne and thirty-two others of co. Norfolk [*reading William Hemenhale for William Hemendall*].

1347.

[Membrane 38d—cont.]

Stephen de Seteryngton and sixteen others of co. York.  
 Peter Mounsorel, and eight others of co. Leicester.  
 John de la Tour of Shrouesbury, Salop.  
 John Liew of Ipswich, Suffolk.  
 Simon Lambright of Hecham and four others of co. Norfolk.  
 Richard de Stoke, and six others of co. Warwick.  
 John Sampson, 'draper,' and nine others of Bristol.  
 Roger de Appurdele of Surrey.  
 Henry de Grofhurst, parson of Smerden, Kent.  
 John atte Welle of Momby, Lincoln.

The parson of Stratton Streules church }  
 John de Snyterton of Norwich } Norfolk.

Master William de Burton }  
 Roger de Glentworth of Fylyngham } Lincoln.  
 William de Homberstene }

John de Outhorp of London.  
 William Horn of Canterbury. [Ibid.]

June 12. William de Eyeston acknowledges that he owes to John Miles, citizen of  
 Reading. London, 20*l.*; to be levied, in default of payment, of his lands and chattels  
 in co. Middlesex.

*Cancelled on payment, acknowledged by Alice Crokes and John de Banne-  
 bury, executors of the will of Maud Miles, executrix of the will of the said  
 John.*

The abbot of Bynedon acknowledges for himself and convent that they  
 owe to Robert de Hungerford and to Henry Russel 200*l.*; to be levied, in  
 default of payment, of their lands and chattels and ecclesiastical goods in  
 co. Dorset.

William de Horwode acknowledges that he owes to Henry de Cosham,  
 40*l.*; to be levied, in default of payment, of his lands and chattels in co.  
 Southampton.

July 15. Robert de Bylkemor acknowledges that he owes to John de Eston, clerk,  
 Reading. 11*l.* 1*s.*; to be levied etc. in co. Wilts.

July 6. To the sheriffs of London. Order to cause William Mynne of Sandiacre,  
 Reading. chaplain, to be released from prison, although at the request of Roger,  
 bishop of Coventry and Lichfield showing that William was excom-  
 municated for contumacy of his authority, and would not be judged by  
 ecclesiastical censure, the king ordered the sheriff to adjudge him according  
 to the custom of England, as an excommunicate, until Holy Church should  
 be satisfied for the contempt and injury, but William, who was taken and  
 imprisoned in Neugate gaol, has appealed to the apostolic see and for the  
 determination of the court of Canterbury, and pursues his appeal with  
 effect, as appears by public instruments shown in chancery, wherefore he has  
 besought the king to provide a remedy, and the king ordered the sheriffs to  
 notify the bishop to be before the king in chancery on the morrow of St.  
 Peter ad Vincula, which day the king has given to William, to show cause  
 why William should not be released from prison pending that appeal, and  
 William has found in chancery before the king John Poleyn, Walter de  
 Hernestede, John de Cantuar[ia] and John de Haversham, clerk, his  
 mainpernors, who have undertaken to have him there to receive what the  
 king's court shall determine in the matter.  
 By C.

1347.

[Membrane 38d—cont.]

July 10.  
Reading.

To the collectors of wool in co. Gloucester. Order to cause the wool which the king ordered to be collected in that county of the 20,000 sacks of wool last granted by the laity, to be taken to the abbey of Cirencestre and delivered by indenture to the receivers of the king's wool there.

By K. and C.

The like to the following collectors, to wit :

The collectors of wool in co. Hertford to take the wool to Hertford.

The collectors of wool in co. Middlesex to have the wool taken to London, to be delivered in the house of Isabel Godechep there.

July 3.  
Reading.

To John de Gynewell, elect of Lincoln. Request to provide Henry de Ingelby, the king's clerk, with such yearly pension as he is bound to provide for one of the king's clerks by reason of his new creation, to be received yearly until he has provided him with a competent ecclesiastical benefice, and to write back by the bearer of these presents what he has done at the king's request.

By p.s.

July 16.  
Reading.

To the abbot and convent of Thorney. Like request, '*mutatis mutandis*,' to provide for the maintenance of Richard de Eccleshale, the younger, the king's clerk, by reason of the new creation of the abbot.

## MEMBRANE 37d.

July 8.  
Reading

To the sheriff of Lincoln. Order to supersede the execution of the king's order directing him to attach Gilbert Aliland, Robert Pynceon and Henry de Flete of Boston, as John de Wesenham and Richard de Salteby, the king's merchants, have mainperned before the council to have them before the council at Westminster on the morrow of St. Margaret next to answer for their contempt and disobedience and further to do and receive what shall be determined by the council.

By bill of the treasurer.

July 8.  
Reading.

To the sheriff of Nottingham. Order to supersede the execution of the king's order directing him to attach Roger de Bothale and Richard Saumon of Nottingham, merchants, so that he should have them before the council at Westminster on the morrow of St. Margaret next, to answer for their contempt and further to do and receive what should be ordained by the council, as they have paid a certain sum of money on loan at the receipt of the exchequer at the king's need.

By bill of the treasurer.

The like to the following, to wit :

The sheriff of York for Adam Tirwhit of  
Beverley, the elder.

The sheriff of Lincoln for Thomas le Cartere.

By bill of the treasurer.

July 19.  
Reading.

The sheriff of Lincoln for Roger Attegarth of Beltesford.

By bill of the treasurer.

July 27.  
Reading.

To the sheriff of Lincoln. Order to supersede until further order the execution of the king's order directing him to attach John Donham of Lincoln and to take into the king's hand his lands, goods and chattels, although the king ordered the sheriff to attach John and have him before the council at Westminster on a certain day now past to answer for his contempt and further to do and receive what should be ordained there, and to take into the king's hand his lands, goods and chattels, if he could not be found, and keep them safely until further order, as John has been in parts beyond the sea at the time of the summons and hitherto, as the king has learned by trustworthy testimony.

By C.

*Membrane 37d—cont.*

1347.

July 12.  
Reading.

To William Basset, Thomas de Fencotes and Roger de Blaykeston. Order to supersede the execution of the king's appointment to them to take inquisition by the oath of lawful men of co. Northumberland of the names of all those who have brought false and feeble money and counterfeit money of sterling into that county, have knowingly bought it, and have trafficked and made deceitful payments therewith, and to hear and determine certain other things contained in the letters patent.

By C.

July 17.  
Reading.

Simon Panymer of Batisford acknowledges that he owes to Philip, prior of the Hospital of St. John of Jerusalem in England, 23*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William Res of Brethenam acknowledges that he owes to the prior of Wylmyngton 17*l.*; to be levied etc. in co. Suffolk.

July 12.  
Reading.

To the treasurer and barons of the exchequer. Whereas the king ordered the official of the bishop of London to certify him of the names of the executors of the will of Berard de la Bret, which was proved before that official, and of the manner of proving, and he returned that on 4 nones May, 1347, the will was proved before him in the church of St. Paul's, London, and he committed the administration of Berard's goods, which were in his jurisdiction, to brother Arnald de Pontibus, of the order of the friars minors and to brother Arnald Salmerii, guardian of the friars minors of Rions (*de Riunocio*), the executors deputed in the will, having power therefor, and he reserved the faculty of committing the administration of those goods to Joan de la Bret, Berard's sister, Sir William Sancii, lord of Pomiers (*de Pomeriis*), Sir Gerard de Podio, licenciante in laws, Peter de Arbussaco preceptor of Arveyres (*de Arberiiis*), Reymund Bovis, canon of Vertheuil (*de Bartholio*), brother Arnald de Piolio, reader of the convent of the brethren of St. Augustine, Bordeaux and Peter del Bers, called 'Peyronan,' executors deputed in the will with Arnald and Arnald who were not present in the commission of the said administration to Arnald and Arnald, if they wished to undertake it in the future, in which return the king has full confidence, and he notifies the same to the treasurer and barons, ordering them to proceed in the plea pending between those executors and the prior of Bustlesham that the prior show cause why 500*l.* of a debt of 2,040*l.* in which Thomas, prior there, Edward de Monte Acuto and Simon, bishop of Ely acknowledged that they were bound to Berard, which 500*l.* the prior ought to have paid at Midsummer last and did not, should not be levied of the prior's lands and chattels and delivered to the said executors, and to cause full justice to be done to the parties, notwithstanding the prior's allegation that Arnald and the others are not the executors of Berard's will.

By C.

July 16.  
Reading.

To Richard de Wylughby, William Basset, Simon de Drayton, Thomas de Ferar[iis], Richard de la Pole, Simon Pakeman, and John de Freland. Order not to proceed to enquire concerning the names of those who brought false money into co. Lancaster or to hear and determine that misdeed, but to hear and determine the other felonies, trespasses, and misdeeds contained in the king's commission to them, as he lately appointed them to execute the premises in conjunction with Richard de Islep, who is now dead.

July 15.  
Reading.

To William de Sharesull, John de Stouford and Hamo de Derworthy, justices of assize in co. Southampton. Order to continue in the same state in which they now are all assizes arramed before them against Thomas son of John de Drokenesford, who is staying with Walter de Mauny in the king's service in parts beyond the sea, while he remains in that service or until further order, in accordance, with the ordinance.

By C.

1347.

*Membrane 37d—cont.*

To William de Shareshull, John de Stouford and Hamo de Derworthy, justices of assize in co. Somerset. Like order in favour of Bartholomew de Burgherssh the elder, knight, who is staying with the king in his service in parts beyond the sea.

By p.s.

*MEMBRANE 36d.*

July 20.  
Reading.

John de Astwyk of Brakele, merchant and citizen of London, acknowledges that he owes to Thomas de Holbech and William de Derby, citizens and tailors of London, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of indenture testifying that whereas John de Astwyk of Brakele, merchant and citizen of London, is bound to Thomas de Holbech and William de Derby, citizens and tailors of London, in 300*l.* by the preceding recognisance, and John has granted and confirmed by his charter of enfeoffment to William Galeis, John de Maryns, Thomas de Holbech, Richard de Berkyng, John de Coloyn, William de Stratton, John Pecche, William de Loundres, John de Tiffeld, Robert de Gildeford, William de Derby, Nicholas Gurdelere, John de Preterwell, John de Carleal, William Spark, William de Skelton, John de Draiton, John Walsch, Walter Latymer, John de Reyngnam, Thomas de Cornwaille, Alan de Fishburne, Hugh de Portesmuth, Ralph de Cauntebrugge, Adam de Essex, and Giles de Westmell, citizens of London, all that principal messuage and all the other tenements, with the rents, shops, chambers, gardens and other appurtenances which he formerly held of the gift and enfeoffment of John de Yakesle, the king's pavilioner, in the parishes of St. Peter upon Cornhull, St. Benet Fynk and St. Martyn Oteswich in the wards of Cornhull and Bradestrete, London, together with a great gate and the upper chamber built thereon towards Cornhull, appurtenant to the said tenement, to hold in fee and inheritance, the said Thomas and William grant that if William, John, Thomas and the others hold the premises peacefully in accordance with the purport of the charter so that they lose nothing thereof in fee or for life or for a term of years, by reason of any laws merchant made by John de Astwyk, by writs of dower or any other agreement made before the date of the enfeoffment made by John to them, then the recognisance for 300*l.* shall be null and void, but otherwise it shall remain in force, except John de Astwyk, within a quarter of a year, agree that the tenements may be recovered at his cost. Witnesses: John de Brøndewode, Henry de Northampton, John Picot, Walter de Chiriton, John Harwarstoke, Thomas de Lioun, Master John de Totenham, Stephen atte Holte, William Crodil. Dated at London on 22 July, 21 Edward III. *French.*

*Memorandum* that John de Astwyk, Thomas de Holbech and William de Derby came into chancery at London on 20 July and acknowledged the preceding indenture.

July 18.  
Reading.

Walter le Bakere of Lambethe, Thomas Hokele, Roger le Barber of Kenyngton, Nicholas atte Cruche, William Fyge, Thomas Combe of Micham and John Bakere of Lambeth acknowledge that they owe to Reginald Forester of Bandone 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

July 19.  
Reading

William Broun, parson of the church of St. Nicholas Olave, London, acknowledges that he owes to William de Dersham 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the city of London.

1347.

*Membrane 36d—cont.*July 23.  
Reading.

Robert de Wykham, lord of Swalcleve, acknowledges that he owes to Roger Rikeman called 'Lapyn' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

July 23.  
Reading.

Elizabeth late the wife of Robert de Assheton acknowledges that she owes to Walter Waleys, clerk, 500 marks; to be levied etc. in co. Somerset.

Robert Botiller acknowledges that he owes to Edward, prince of Wales and to Peter de Gildesburgh 25*l.*; to be levied etc. in co. Surrey.

*Cancelled on payment, acknowledged by Peter.*

William son of Ranulph de Howe acknowledges that he owes to Adam de Thornemere of Walpole 4*l.*; to be levied etc. in co. Norfolk.

John de Wesenham, merchant and citizen of London, acknowledges that he owes to Reginald de Cobham 395*l.* 17*s.*; to be levied etc. in co. Norfolk.

*Cancelled on payment, acknowledged by Michael Doche and John de Rokewod, Reginald's attorneys.*

July 24.  
Reading.

John Dabernoun of Bradeford acknowledges that he owes to Edward, prince of Wales and duke of Cornwall 94*l.* 16*s.* 4*d.*; to be levied etc. in co. Cornwall.

July 16.  
Reading.

To the sheriff of Kent. Order to release John le Tournour of Ledes, imprisoned at Canterbury for the arrears of his account in which Thomas prior of Ledes asserts that he is bound to him for the time when he was receiver of his money, by a mainprise, notifying the prior that he be before the treasurer and barons of the exchequer with the rolls and tallies by which John previously rendered his account, to do and receive what is in accordance with the statute, as the king, learning from John that the auditors deputed by the prior for that account have unduly aggrieved him thereupon, charging him with receipts which he has not received and not allowing to him his reasonable expenses and liveries, ordered the sheriff several times to release him from prison by a mainprise, if he was delivered by the testimony of the auditors and should find mainpernors who would undertake to have him before the treasurer and barons fifteen days from Michaelmas to render account to the prior, in accordance with the statute, or to show cause why he should not do so, and the sheriff has not cared to execute that order to the damage of John and the peril of his life; and John Haselwod of Ledes of London, John le Marberer of Maydenstan of London, Alan Turnour of Ledes and William Savage of Ledes have mainperned in chancery to have John before the treasurer and barons on the said quinzaine to recite his account there, to stand to right in the premises and to satisfy the prior for any arrears.

July 24.  
Reading.

Nicholas de Crophull and Peter Ive of Kegworth acknowledge that they owe to Richard Lacer, citizen of London, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

*Cancelled on payment.*

July 7.  
Near Calais

To Master Guncelinus Ispannii, doctor (*professor*) of civil law and chancellor of the king of Portugal. The king thanks him for his counsel and aid given to the king's ambassadors sent to the king of Portugal and requests him to continue his favours, especially to the envoys, bearers of these presents. [*Fardera.*]

July 28.  
Reading.

William de Cornewail, citizen of London, acknowledges that he owes to John Martyn, citizen and corder of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

## MEMBRANE 35d.

1347.  
July 31.  
Reading. John de Hendon and John de Guldeford acknowledge that they owe to William de Newenham, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.
- July 20.  
Reading. To Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres. Order to cause the wood of Francis de filiis Ursi, treasurer of St. Peter's church, York, of Alne and Toluerton, within the bounds of that forest, and which is taken into the king's hand for trespass of vert in that wood, it is said, to be replevied to him until the arrival of the justices in eyre for pleas of the Forest in co. York.
- Enrolment of release by Ralph de Schelton, knight, to Sir Richard called Plays, Sir Richard Freysel, knight, Sir Walram perpetual vicar of Illegh Combust' and Robert de Mortuo Mari of all his right and claim in the manors of Shelton and Bedyngham with all their appurtenances. Witnesses: Thomas de Montecaniso, John de Mortuo Mari, knight, William Casteleyn, Michael de Bures, Ralph Swyft, Richard le Forester. Dated at Illegh Combust' on Sunday after the quinzaine of Midsummer, 21 Edward III.
- Memorandum* that Ralph came into chancery at Westminster on 4 August and acknowledged the preceding deed.
- Aug. 2.  
Reading. To the collectors in co. Cambridge of the aid for making the king's eldest son a knight. Order to supersede until the quinzaine of Michaelmas next the demand for that aid made upon Walter de Creyk by reason of the lands which belonged to [John] Burdeleys, tenant in chief, in the king's hand by reason of the minority of John's heir, and in Walter's custody by the king's commission, to hold until the heir should come of age. By C.
- June 17.  
Reading. John de Veer, earl of Oxford, acknowledges that he owes to John de Cheverston 23*2l.* 7*s.* 5*½d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—Master John de Thoresby received the acknowledgment by writ.
- Cancelled on payment.*
- Enrolment of general release by Hugh Barton of Rothewell, rector of a moiety of Isham church, diocese of Lincoln, and Richard his brother to Sir Peter de Caldecote, priest. Witnesses: Sir Thomas de Rothewell, priest, William de Burstall and William de Tykhill. Dated at London on the feast of St. Mary Magdalene, 21 Edward III.
- Memorandum* that Hugh and Richard came into chancery at Westminster on 9 August and acknowledged the preceding deed.
- Enrolment of general release by Peter de Caldecote, priest, diocese of Lincoln, to Sir Hugh Barton of Rothewell, rector of a moiety of Isham church in that diocese, and Richard his brother, and John Fox. [*Witnesses as above. Dated as above.*]
- Memorandum* that Peter came into chancery at Westminster on 9 August and acknowledged the preceding deed.
- Enrolment of deed testifying that whereas Elizabeth Child of Stanford late the wife of John de Lorty, knight, granted to John de Molyns, knight, by her charter of enfeoffment and a fine levied in the king's court in the 14th year of the reign, the manors of Coklyngton, Stoke Tristre and Boyford, with the knights' fees, advowsons and all other appurtenances, which she had of the gift and enfeoffment of her said husband, and she has heard that several of the counsel and the friends of William de Mountagu, late earl of Salisbury and others say that she ought to have

*Membrane 35d—cont.*

1347.

bargained for those manors first with Sir John de Pulteneye and then with Sir John de Molyns, for the use of the said earl, before she enfeofed Sir John de Molyns therewith: she has made the bargain of her free will with Sir John de Molyns for his use and not with Sir John de Pulteneye or any other for the earl's use, and she releases to Sir John de Molyns all her right and claim in the manors and their appurtenances. Dated at London on 17 July, 20 Edward III. *French.*

*Memorandum* that Elizabeth came into chancery at Westminster on 11 August and acknowledged the preceding letter.

July 4.  
Reading.

To the collectors in co. Essex of the wool last granted. Order to supersede the demand made upon John de Coggeshale, sheriff of that county for wool of the temporalities of the bishopric of Norwich in his custody, so long as they remain in the king's hand, as it was lately considered in the king's court before the justices of the Bench that those temporalities should be taken into the king's hand for a certain contempt made by the bishop, and they were taken by the sheriff.

*MEMBRANE 34d.*

July 30.  
Reading.

John Turbervill acknowledges that he owes to Richard Talbot, knight, 268*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

Enrolment of grant by John son of Philip Carter that the manor of Pighill which Sir Richard de Otringham, canon of the church of St. John, Beverley, holds for life of his demise, shall remain to John son of Stephen Roce for life, so that after his death a third part of the manor shall remain to Ellen his wife to hold for life, and two parts of the manor shall remain to her to hold for life if she remains unmarried after his death, so that she may maintain her issue by him of the said two parts; and if she marry again, then the said two parts shall remain to the heirs of the bodies of the said John son of Stephen and Ellen, or in default to the right heirs of John son of Stephen. Witnesses: John Tundu, John de Rise, John Frost, William de Watton, John de Beverlaco. Dated at London in the street of Holborn in the parish of St. Andrew on Saturday the feast of the Translation of St. Thomas the Martyr, 1347.

*Memorandum* that John son of Philip Carter came into chancery at London on 30 July and acknowledged the preceding deed.

Aug. 3.  
Reading.

Benedict de Ditton, Thomas de Wauton and John Templer acknowledge that they owe to David de Wollore and John de Marton, clerks, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment, acknowledged by David.*

Robert de Marny, knight, Leo de Bradenham and Thomas de Belhous acknowledge that they owe to John le Fermer and William de Teye 100*l.*; to be levied etc. in co. Essex.

*Cancelled on payment, acknowledged by John le Fermer.*

Aug. 12.  
Reading.

Eleanor de Ewell acknowledges that she owes to Robert de Marny, knight, 500*l.*; to be levied etc. in co. Buckingham.—Philip de Alcestr[ia], clerk, received the acknowledgment by writ.

*Cancelled on payment.*

*Membrane 84d—cont.*

1347.

Aug. 13.  
Reading.

Eleanor de Ewell acknowledges that she owes to Robert de Marny, knight, 1,000*l.*; to be levied as aforesaid.—The same Philip received the acknowledgment by writ.

*Cancelled on payment.*

Aug. 16.  
Reading.

Robert de Marny, knight, acknowledges that he owes to Eleanor de Ewell 1,000*l.*; to be levied etc. in co. Essex.

*Cancelled on payment, acknowledged by John Tony, executor of Eleanor's will.*

Robert de Marny, knight, acknowledges that he owes to Eleanor de Ewell 500*l.*; to be levied as aforesaid.

*Cancelled on payment, acknowledged by John Tony, executor of Eleanor's will.*

Enrolment of grant by Eleanor de Ewelle to Sir Robert de Marny, knight, of co. Essex, of a yearly rent of 100 marks to be received out of her manor of Kyngeseye and of all her lands in cos. Buckingham and Oxford, with power of distraint if the rent is in arrear and she has paid 6*d.* to him in part payment of that rent, in name of seisin. Witnesses: Sir Gerard de Braybrok, knight, John de Hamden, Edmund Malyns, Alexander de Saunderdon, William Wace, John le Venour, John Brun, Richard de Aston, John Bryen, John de Anesty. Dated at Kyngeseye on Monday after St. James, 21 Edward III.

*Memorandum* that on 12 August Eleanor appeared at Kyngeseye before Philip de Alcestr[ia], clerk, to whom the king gave power by writ to receive her acknowledgment, and acknowledged the preceding deed.

Enrolment of grant by Robert de Marny, knight, and Leo de Bradenham to Eleanor de Ewelle of a yearly rent of 100 marks, to be received of all their lands in co. Essex with power of distraint if the rent is in arrear. They have paid to her 6*d.* in part payment of the said rent, in name of seisin. [*Witnesses as above. Dated as above.*]

*Memorandum* that Robert and Leo came into chancery at Westminster on 17 August and acknowledged the preceding deed.

Aug. 9.  
Abingdon.

To the bailiffs of Canterbury. Order to supersede the execution of the king's order to attach Nicholas Horn of Canterbury and to take his lands, goods and chattels into the king's hand, enjoining upon him to be before the council at Westminster on the sixth day after Michaelmas next, to answer there, as the king lately ordered them to attach Nicholas, so that they should have him before the council at Westminster on the morrow of St. Laurence next, to answer for certain contempts and further to do and receive what should then be determined, and to take his lands, goods and chattels into the king's hand, if he could not be found, and keep them safely until further order, and for certain causes the king has given him until the said sixth day to answer for his contempt. By C.

Aug. 10.  
Abingdon.

To the sheriff of Wilts. Order to supersede until the octaves of Michaelmas next the exigents against John de Vernoun, knight, and other processes begun against him in that county at the king's suit, for felonies, trespasses, excesses and contempts, as he was indicted it is said for the rape of Margery, late the wife of Nicholas de la Beche and for the death of Michael de Ponynges, 'luncle,' and Thomas le Clerc of Shipton, and for divers other felonies and trespasses, and he rendered himself to Thomas de Bello Campo, earl of Warwick, marshal of England, and the king of his favour has caused him to be delivered at bail to William de Clynton, earl of Huntynghon, to wit, body for body at the said octaves. By p.s. [18717.]

## MEMBRANE 33d.

1347.

July 31.  
Reading.

To the sheriff of York. Order to supersede the execution of the king's order to him to attach Thomas de Ryse of Beverley and Walter Frost of Beverley, merchants, and the taking of their lands, goods and chattels into the king's hand, restoring to them anything so taken, as the king lately ordered the sheriff to attach Thomas and Walter so that he should have them before the council at Westminster on the morrow of St. Margaret last to answer for a contempt upon the king, and further to do and receive what should be ordained thereupon, and to take their lands, goods and chattels into the king's hand if he could not find them, and keep them safely until further order, and they have paid a certain sum on loan at the receipt of the exchequer, at the king's need.

By bill of the treasurer.

Aug. 10.  
Reading.

The like to the same sheriff for Adam Coppendale and Thomas Coppendale of York.

By bill of the treasurer.

Aug. 2.  
Reading.

To the sheriff of Kent. Order to attach Nicholas Horn of Canterbury, so that he have him before the council at London on the morrow of St. Laurence next to answer for his contempt and disobedience and further to do and receive what shall there be determined, and if he cannot be found, to take into the king's hand his lands, goods and chattels, and keep them safely until further order, and he shall not omit this upon pain of forfeiture, as the king ordered Nicholas, upon pain of forfeiture, to be before the council at London on a certain day now past, to treat and speak there upon certain affairs touching the king, the war of France and the defence of the realm, and further to do and receive what should then be enjoined upon him, and he did not care to come after receiving that order.

By K. and C.

The like to the bailiffs of the city of Canterbury.

July 31.  
Reading.

To the sheriff of Wilts. Order to supersede the exigent and any process begun against Robert de Dalton, father of John de Dalton, for divers felonies touching the rape of Margery late the wife of Nicholas de la Beche and the death of Michael de Poynges, 'le uncle,' as the king caused him to be arrested and sent him to the Tower of London, to be detained there until further order, and he has now come to the king in parts beyond the sea.

By p.s. [18641.]

The like, '*mutatis mutandis*,' to William de Thorp and his fellows, justices appointed to hold pleas before the king.

By the same writ.

Aug. 7.  
Reading.

To the assessors and collectors in co. Suffolk of the wool last granted by the community of the realm. Order to supersede the exaction and levying of the wool in the lands which belonged to John de Bello Campo of Somerset, tenant in chief, in that county, committed to Robert de Ferariis and Reginald de Cobham, provided that they answer for any goods and chattels which are not of the said lands, as the king committed to Robert and Reginald the custody of two parts of all the lands which belonged to John, which were taken into the king's hand by reason of the minority of John's heir, to hold for rendering a certain thing yearly until the heir come of age.

By C.

Aug. 20.  
Bristol.

To the assessors and collectors in co. Surrey of the wool last granted by the community of the realm. Order to supersede the exaction and levying of the wool which the king caused to be committed to Thomas de Daggeworth and Eleanor countess of Ormound, now his wife, in a moiety of the manor of Gumshulf, provided that they answer for wool for any goods and chattels which do not arise from that moiety, as the king granted to Eleanor the custody of a moiety of that manor, then in his hand, to hold under a certain form for rendering the yearly extent thereof.

By C.

*Membrane 33d—cont.*

1347.

July 16.  
Reading.

To the sheriff of Essex. Order to attach John son of Henry Helyoun of Bumpsted, so that he have him in chancery on the octaves of Michaelmas next to answer for his contempt and for other things laid against him, as the king lately ordered him to lay aside all other things and to be before the king and his council at Westminster on the morrow of the Ascension last, to answer for certain things, and he did not care to come or to return the writ after receiving the order.

By C.

Aug. 34 (*sic*)  
Gloucester.

William Trussel of Cubbelesdon and Warin Trussel his brother acknowledge that they owe to Michael de Ponygges 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

Aug. 20.  
Gloucester.

To the sheriff of Lincoln. Order to supersede the execution of the king's writ directing him to attach Robert de Sylkeston, parson of Grenethorp church, and have him before the council on a certain day contained in the writ, and if he could not be found, to take all his lands, goods and chattels into the king's hand and keep them safely, as Robert has delivered a sum of money on loan at the receipt of the exchequer, in the king's great need.

By bill of the treasurer.

## MEMBRANE 32d.

Aug. 8.  
Reading.

To the assessors and collectors in co. Bedford of the wool last granted by the community of the realm, and to the receivers of that wool, deputed there. The king has learned from the petition of the men of that county, shown before him in chancery, that divers disputes have arisen between them and the said receivers upon the livery of the portion of the wool touching the community of the county, to wit that the receivers have delayed to admit the wool delivered to them by any weight other than that commonly called the beam (*trone*), and have rejected much wool, although it is suitable, without reasonable cause, whereupon they have besought the king to provide a remedy: the king therefore orders the assessors, collectors and receivers to receive the wool as it is delivered to them by the weight contained in their commission, to wit 14 pounds the stone and 26 stones the sack, and notifies them that it is his intention that the community may elect a fit person to weigh the wool so delivered, to do justice in the matter of the weighing, and orders them to permit the weighing to be done with him and with their own weigher in accordance with the king's said licence, so behaving that the levying of the wool be no longer delayed by dissensions, whereby the king would have cause to punish them.

By C.

Enrolment of release by Richard Lovel, knight, to the king of all his right and claim in the manors of Brehull, co. Buckingham, and Silveston, co. Northampton, which he held by the late king's grant in exchange for the manor of Old Rokesburgh in Scotland, which was of the inheritance of Muriel, his wife. Dated at London on 10 June, 11 Edward III.

*Memorandum* that Richard appeared on 17 August at his manor of la Merssh, co. Somerset, before William de Lodelowe, clerk, having power to receive his acknowledgment by the king's writ, and acknowledged the preceding deed.

Aug 25.  
Gloucester

Simon de Glynton, parson of Helegeye church, diocese of Norwich, acknowledges that he owes to John de Scarle, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

*Cancelled on payment.*

1347.

Aug. 20.  
Gloucester.*Membrane 32d—cont.*

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to deliver David de Anand and William de Douglas the elder, prisoners of Scotland in the Tower, to John de Verdon, constable of Queen Philippa's castle of Rokyngham, or to Thomas de Stone supplying his place by indenture, to be taken to Rokyngham castle and detained there.

By K. and C.

[*Fœdera.*]

Mandate to the said John or to him who supplies his place to receive the said prisoners from the constable and keep them safely, upon pain of forfeiture.

By K. and C.

[*Ibid.*]

To John Darcy, constable of the Tower of London, or to him who supplies his place. Like order, '*mutatis mutandis*,' to deliver William de Vaus and Andrew de Cambel, prisoners of Scotland, to Stephen Romylo, constable of Nottingham castle, or to Thomas de Wilford, supplying his place.

By K. and C.

[*Ibid.*]

Mandate to the said Stephen or to him who supplies his place, to receive the said prisoners from the constable of the Tower, take them to Nottingham castle and keep them safely.

By K. and C.

[*Ibid.*]

To John Darcy, constable of the Tower of London, or to him who supplies his place. Like order, '*mutatis mutandis*' to deliver Walter de Maundevill, prisoner of Scotland, to John Crabbe, constable of Somerton castle, or to him who supplies his place.

By K. and C.

[*Ibid.*]

Mandate to John or to him who supplies his place to receive the said prisoners from the constable of the Tower, take him to Somerton castle and keep him safely.

By K. and C.

[*Ibid.*]July 28.  
Reading.

To the taxers and collectors in the East Riding, co. York, of the biennial tenth and fifteenth last granted. Order to receive from the men dwelling at Ravenserod 100s., and to supersede until three weeks from Michaelmas next the levying of the ancient sum of the tax, so that they may be able to sue for their reasonable discharge in the mean time, if they see fit, notwithstanding any previous order to supersede the levying of the said residue until Michaelmas next, as the king ordered the taxers and collectors to take an inquisition upon the value of the moveable goods of those men and to newly assess them at the tenth in accordance with the quantity thereof [*as at page 183 above*], and they assessed those men at 66s. 6d., as they returned, and their certificate being shown before the council and deliberated upon, it was agreed for certain causes and reasons shown there that the 60s. 6d. and 39s. 6d. of increment should be levied of the said men of the tenth for the present year, and that the residue of the ancient sum should be respited for a certain time.

By p.s. [18629.]

## MEMBRANE 31d.

Aug.  
Reading.

John abbot of Coumbe acknowledges for himself and convent that he owes to John de Pulteneye, knight, 80l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Warwick.

1347.

*Membrane 31d—cont.*Aug. 13.  
Abingdon.

Henry atte Marlepet of Harewe acknowledges that he owes to Robert atte Watere 13*l.* 10*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Aug. 10.  
Reading.

To John de Verdon, constable of the castle of Rokyngham, of Queen Philippa, or to his under constable or to him who supplies his place there. Order to be before the council at London on Monday after the Assumption next, to do what shall be enjoined upon him by the council.

By K. and by p.s.

The like to the following, to wit:—

The constable of Nottingham castle, or to him who supplies his place.

The constable of Somerton castle, or to him who supplies his place.

Aug. 15.  
Reading.

Roger Darderne of the parish of St. Mary de la Stronde without the bar of the New Temple, London, acknowledges that he owes to Henry Spigurnell 40*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Robert Laurence of Estbedefunte, Walter Foun of Estbedefunte, John West of Estbedefunte and Henry le Stockere of Sunbury of co. Middlesex acknowledge that they owe to John de Holebourn, clerk, 60*l.*; to be levied etc. in co. Middlesex.

Aug. 10.  
Reading.

To the collectors in co. Somerset of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid made upon Richard Talbot for the lands which belonged to Reginald le fitz Herbert, tenant in chief, which are in the king's hand by reason of the minority of the heir, and whereof the king granted the custody to Richard for a certain sum of money paid at the exchequer, to hold until the heir should come of age.

By C.

The like to the collectors of the aid in co. Dorset.

By C.

To the collectors of wool in co. Northampton. Like order, '*mutatis mutandis*,' in favour of Guy de Briane, to whom the king committed the custody of the lands which belonged to Robert Pavely, tenant in chief, for a certain sum of money which he paid down, to hold until the heir should come of age.

By C.

Aug. 18.  
Bristol.

John son of Bartholomew Pecche, knight, acknowledges that he owes to Thomas de Etton, Richard de Holdernesse and William de Donecastre, clerks, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Aug. 19.  
Bristol.

Richer de Gymmyngham and Peter de Cressy acknowledge that they owe to Reginald de Cobham, knight, 110*l.*; to be levied etc. in co. Norfolk.

*Cancelled on payment.*

Aug. 15.  
Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place there. Order to release from prison without delay Lewis Bochell, Bonaiutus Loupre, and Landus Bardel, citizens and merchants of Luca, whom the king ordered to be arrested and imprisoned by reason of the arrest of Robert de Bradeston and John de Sancto Philberto in Italy, as the merchants of Luca have obtained the release of Robert and John and have fulfilled the agreements contained in certain letters thereupon.

By p.s. [18745.]

1347.

*Membrane 81d—cont.*

Aug. 10.

To the collectors of the wool last granted in co. Buckingham. Order upon pain of forfeiture and upon sight of these presents to cause all the wool taken by them from the receivers of wool in that county to be re-delivered to them, and to cause the residue of the wool of the county to be levied without delay and delivered to the receivers to be delivered to those to whom the king has assigned it for loans made to him, in accordance with the king's previous orders to those collectors and receivers, as the king has learned that the collectors, asserting that the king is about to return immediately to England because the town of Caley has now been taken, and that he has no further need of that wool, do not intermeddle further with the levying thereof, and have taken from the receivers all the wool delivered to them, whereat the king is much angered, and he does not wish his affairs, which depend on the speedy collection of the wool, to be delayed by their wicked contriving.

By K. and C.

The like to the collectors of wool in co. Oxford.

Aug. 8.  
Reading.

To the sheriff of Wilts. Order to cause all those who refuse to pay wool, whose names the collectors of wool in that county will deliver to him after the octaves of the Assumption next, to be taken and detained in prison and their lands, goods and chattels to be seised into the king's hand and kept safely until they have satisfied the king for the triple value of their portions of that wool, as the king lately ordered the said collectors to warn all those who had not paid the portion of the 20,000 sacks of wool last granted, assessed upon them, to pay the said portions before those octaves upon pain of imprisonment and the taking of their lands, goods and chattels into the king's hand, certifying the king in chancery without delay of the names of those who proved rebellious in the matter.

By K. and C.

The like to the following, to wit :—

The sheriff of Norfolk.  
The sheriff of Suffolk.  
The sheriff of Cambridge.  
The sheriff of Huntingdon.  
The sheriff of Essex.  
The sheriff of Rutland.  
The sheriff of Lincoln.  
The sheriff of York.  
The sheriff of Cumberland.  
The sheriff of Northumberland.  
The sheriff of Westmorland.  
The sheriff of Lancaster.  
The sheriff of Stafford.  
The sheriff of Derby.  
The sheriff of Nottingham.  
The sheriff of Leicester.  
The sheriff of Northampton.

Aug. 20.  
Gloucester.

To the sheriff of Kent. Order, upon sight of these presents, to cause proclamation to be made that all men at arms, armed men and archers, of the retinue of the king, of Edward prince of Wales and of the magnates and others assisting the king, who have returned to England from the parts where the king now is, for their recreation or for other cause, and all archers of that county chosen and arrayed for the king's service, upon pain of forfeiture, and all others who wish to come to aid the king, shall be at Caley

1347.

*Membrane 31d—cont.*

on Sunday before the Nativity of the Virgin next at latest, to set out with the king, who will cause them to have a prompt passage at Sandwich and Dover from time to time, as the king's adversary of France, having assembled an innumerable number of armed men, is hastening to fight the king, who, by the advice of his council, has decided to ride into the realm of France and continue his warlike progress for the recovery of his rights. [*Fœdera.*]

By K. and C.

The like to all the sheriffs this side Trent. [*Ibid.*]

## MEMBRANE 30d.

Aug. 20.  
Reading.

To the sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made that no purveyor of the king's household or any other, under colour of any commissions, shall take anything from those bringing things to that city without paying the reasonable price or giving due satisfaction, upon pain of forfeiture, and to take any found doing the contrary after the proclamation and keep them safely in prison until further order, and further to proclaim that all from whom any victuals have been taken by the purveyors without payment, after St. Peter ad Vincula last, shall come before the chancellor and treasurer to sue for and receive satisfaction for the same, as the king is informed that by reason of the taking of divers kinds of victuals brought to that city for the maintenance of the people staying there, by divers purveyors of his household, for the maintenance of his horses staying in the neighbourhood and for divers other necessities touching the household, a great want of victuals has arisen and it will soon become yet greater unless a remedy is speedily applied, chiefly because those who come with those victuals receive little or nothing for what is so taken from them, and no other security is ordained for them by the purveyors, so that the greater part of them desists from coming to the city and some of them dare not go thither for fear of the loss of their goods there.

Aug. 20.  
Bristol.

To the sheriff of Lincoln. Order to attach Henry Tideswell, Roger Wollesthorp, William de Sulflet, Roger Straunge, John de Maydenhith, John Trippet, Walter de Kelby, Robert Gandes, Robert de Silkeston, parson of Gernethorp church, John Dunham of Lincoln, Gilbert Aliland of Boston, Robert Pynceon of Boston, Henry Flete of Boston and William de Surflete so that he have them before the council at Westminster on Monday after the Decollation of St. John the Baptist next to answer for their contempt and disobedience and further to do and receive what shall be ordained by the council, and if they have withdrawn and cannot be found, to take all their lands, goods and chattels into the king's hand and keep them safely until further order, certifying the king in chancery of all his action in the matter, and he shall not omit this upon pain of forfeiture, as the king ordered Henry and the others, upon pain of forfeiture, to be before the council at Westminster on certain days now past, to treat there upon certain affairs and to do what should be enjoined upon them, and they received the order but did not care to come and the king will not suffer their contempt to pass unpunished.

By K. and C.

The like to the following, to wit:—

The sheriff of Norfolk to attach

Thomas de Bompsted

John Taverner

William de Emehale

}	for Sunday after the
}	Decollation of St. John
}	the Baptist next.

1347.

*Membrane 30d—cont.*

Robert Clere	}	for Sunday after the Decollation of St. John the Baptist next.
John de Brewes, parson of Stradbok church		
The parson of Westderham church		
Thomas Oldman of Cleye		
Simon de Felbrugg of Norwich		
William Leek of Sporlee		
Richard de Melton of Norwiz		
Robert de Hernsvale of Bury		
John de Rothying, parson of Gressenhale church		
Robert de Hakebech		
Robert Chap of Snetesham		
Geoffrey Wyman of Salthous		
Master Peter de Hornyngflet		
Simon de Clynton, parson of Helgeye church		
Reginald Wisdam of Fakenham		
Master Thomas Mewold, parson of Wetyng church	}	
John de Alemayne of Norwich		
Richard Whitfot of Northelham		
Ralph Oxen of the same town		
John atte Grene of the same town		
The sheriff of Cambridge to attach Geoffrey Seman for the said Monday.		
The sheriff of Nottingham to attach	}	for the said Monday.
Richard Fox of Byngham		
William de Roderham of Nottingham		
William de Thurgarton		
The sheriff of Gloucester to attach	}	for the said Sunday.
John Sampson, 'draper'		
John Blaunket, 'marchaunt'		
The sheriff of Northumberland to attach	}	for the said Wednesday.
William de Derham of Derlinton		
Robert Cokessed		
Richard Scot		
Thomas de Heccsam		
The sheriff of Leicester to attach	}	for the said Monday.
Richard Cristien of Hareburgh		
Peter Mounsorel		
Geoffrey Kent		
John de Hodynges, the younger		
William Waryn		
John Mortein		
Thomas de Poleye, parson of Baruowe		
John de Waynhous		
Peter Sadelere		
The sheriffs of London to attach	}	for Monday after St. Bartholomew.
William de Wircestr[ia] of London		
William Payn of London		
John de Mockyng of London		
Richard Rothying of London		

1347.

*Membrane 30d—cont.*

- The sheriff of York to attach  
 John Haunsard  
 William Sporer, 'cornmonger'  
 John de Acom  
 Robert de Dalby, 'flesshewer'  
 William Holm  
 William de Ovyngham  
 William Graa  
 Adam Tirwhit of Beverley, the elder  
 Thomas Holm of Beverley  
 Richard Holm his son  
 William Fox of Cornbury  
 Thomas de Siggoston, 'mercier'  
 Andrew de Bossall, 'cornmonger' } for Wednesday before  
 the Nativity of the  
 Virgin.
- The sheriff of Bedford and Buckingham to attach  
 William Doucessone } for the Decollation of  
 Chubbocus de Shryngton } St. John the Baptist.
- The sheriff of Northampton to attach  
 John Astwyk of Brakele  
 Robert son of Nicholas de Wenlyng-  
 burgh  
 William Curtois of Briklesworth } for Saturday after the  
 Decollation of St. John  
 the Baptist.
- The sheriff of Warwick to attach  
 Richard de Stoke  
 Richard of the Grene  
 John de Merynton  
 Richard de Kerusleye  
 Adam Botyner  
 John Russhehale } for the said Monday.
- The sheriff of Derby to attach  
 Thomas Fasman of Derby  
 Thomas Skegby of Cestrefeld  
 Richard Hervy of Asshebourne  
 Robert Fraunceys  
 John de Lemynstre of Asshebourn } for Tuesday after the  
 Decollation of St. John  
 the Baptist next.
- The sheriff of Devon to attach  
 Robert de Brudeport of Exeter  
 Walter atte Hole of Exeter } for Tuesday before the  
 Nativity of the Virgin.
- The sheriff of Salop to attach  
 John de la Tour of Shrewsbury  
 Reginald Peerle } for the said Monday.
- The sheriff of Middlesex to attach John de Cherleton for the said  
 feast of the Decollation.
- The sheriff of Kent to attach Henry de Grofhurst, parson of Smerden,  
 for Thursday after the said feast of the Decollation.
- The sheriff of Gloucester to attach Walter Chaumberlein of Gloucester  
 for the said Monday.
- The sheriff of Suffolk to attach  
 John Lieu of Ipswich  
 John de Braham } for Saturday after the  
 Decollation of St. John  
 the Baptist next.

1347.

Aug. 20.  
Gloucester.*Membrane 30d—cont.*

To Henry Babcay of Bristol. Order, upon pain of forfeiture, to be before the king's council at London on Sunday after the Decollation of St. John the Baptist next to treat and speak there with certain magnates and others of the council upon arduous affairs touching the king, the war of France and the defence of the realm, and further to do and receive what shall then be enjoined upon him.

By K. and C.

The like to the following, to wit :—

William Seward of Bristol  
Robert Saundres of Bristol  
Edward le Hattere of Bristol  
John Moris of Bristol  
William Badecok of Bristol  
Jordan de Compton, Diegher  
Robert Beaufflour of Bristol  
Walter de Frampton of Bristol  
Nicholas de Frampton of Bristol  
William le Cook of Temestret  
Thomas White

for Sunday after the feast  
of the Decollation of  
St. John the Baptist  
next.

John de Goudeshale  
Denis de Betele  
Ralph de Brunham  
Robert de Doggyng  
Simon de Biterynge  
Alexander Horseye  
Hugh de Saxham, knight  
Thomas, parson of Troston church  
William Banyard, parson of Bunwell  
church  
William del Haye, parson of Trymyng-  
ham church

Norfolk, for Saturday after  
the feast of the Decol-  
lation of St. John the  
Baptist next.

## [MEMBRANE 29d.]

Master John de Drayton Passelewe  
William Symmes of Bukyngham  
Roger le Draper of Bukyngham  
Ralph Angetil of Stonystretford  
John le Brasier of Stonystretford  
William atte Crouche of Aylesbury

Bukingham, for the feast  
of the Decollation of  
St. John the Baptist.

Alan le Porter of Wobournechapel  
William de Purle of Bedeford

Bedford, for the same feast.

William Southgrist  
Matthew Leek  
Master John de Beby, parson of Folk-  
yngham church

Lincoln

William son of Agnes de Lughteburgh  
Richard de Malton of the same town  
William, perpetual vicar of the church of  
St. Mary, Leicester  
John, son of William Martel of  
Querindon

Leicester

Daniel de Felstede of Cambridge

Cambridge

for the said  
Sunday.

1347.

[Membrane 29d—cont.]

Adam atte Bowes	}	bishopric of	}	for the octaves
William Sire of Gatesside		Durham		of the Nati-
William de Bewyk	}	Northum-	}	vity of the
Walter Russel		berland		Virgin.

Richard Cosselyn of Horsle	}	Stafford, for Monday after
John Crosseby of Tamworth		the Decollation of St.
John de Bolleneye of Tamworth		John the Baptist.
William de Heggeleye of Illeye		

Thurstan Umfrey	}	Kent, for the said feast of
Richard Bocher		St. John.
John Bogee		
John Stonhard		
James Thurstan		
Adam Salomon		

Thomas Cassy of Worcester,	Worcester	}	for Monday after
Thomas de Longvilers, knight,	Nottingham		the Decollation of
			St. John.

Robert de Angreton, Newcastle, for the said day.

William de London of Grantham	}	Lincoln, for the said
Ralph Broun of Grantham		Monday.
Thomas de Willeford of the same town		
Thomas de Barneby		
Ralph Ingeldesby		
Robert de Bynigton		
William his son		
Thomas Paydon		
William Kayser of Acastre		
John de Caundissh		
Laurence Stag of Dunham		
Robert Hery of Stowe		
John Belger		
Reginald in the Hurn		
John de Bruggefard		
Adam de Ouresby		
William de Legbourn of Loutheburgh		

Master Thomas de Northwode, archdeacon of Lincoln, on the morrow of St. Matthew.

Robert de Irland of Lokhawe	}	Derby, for Monday after the
John de Shardelowe		Decollation of St. John.
John de Whityngton of Cestrefeld,		
merchant		
The vicar of Spondon church		
The vicar of St. Peter's church, Derby		
Robert Foucher		
Robert Fraunceys		

John Massyngham of Lenn	}	Norfolk, for the morrow of
Roger Buttele of Lenn		Michaelmas.

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[Membrane 29d—cont.]

- |  |   |  |
|--|---|--|
| Roger Threshere of Altherton   | } | Northampton, for Friday<br>after the Decollation of<br>St. John. |
| Philip Mallores of Middleton   |   |  |
| Laurence atte Castel of Duston   |   |  |
| Henry de Hilenden of Catesby   |   |  |
| Simon de Daventre  |   |  |
| Henry Rous of Northampton  |   |  |
| John le Garlecmongere of Northampton   |   |  |
| John Spaldyng of the same town   |   |  |
| Thomas de Barton of Rothewell  |   |  |
| Simon Exton of the same town   |   |  |
| Simon le Baillif of Ketryng  |   |  |
| Henry atte Grene, the elder, of Isham.   |   |  |
| Thomas atte Grene, his brother   |   |  |
| Master Ralph de Walgrave of Northampton  |   |  |
| Master John de Woddesden   |   |  |
| Master Walter de Wermynnton, parson of Bifeld church, for the<br>morrow of the Nativity of the Virgin. |   |  |
| John Buktroute of Massam   | } | York, for Wednesday before<br>the Nativity of the<br>Virgin.     |
| John Coupemanthorp   |   |  |
| William de Sutton  |   |  |
| Henry de Scorby  |   |  |
| Master John Tanthorp   |   |  |
| William de Grantham  |   |  |
| Richard de Swaneshill  |   |  |
| Stephen de Grantham  |   |  |
| Three brothers of Santon   |   |  |
| Master William de Abbirwyk   |   |  |
| John Dorant of York  |   |  |
| Robert de Quicslay   |   |  |
| Robert de Scorby   |   |  |
| Hamo de Hessay   |   |  |
| Hugh de Selby  |   |  |
| Robert de Liddeyate  |   |  |
| Robert de Askeby   |   |  |
| John Ernald, clerk   |   |  |
| William de Grantham  |   |  |
| John de Langeton   | } | of Hull  |
| Robert de Preston, 'draper'  |   |  |
| Robert Upsal   |   |  |
| Robert de Critelyngton   |   |  |
| Robert de Fisshelak  |   |  |
| John de Shirbourn of York  | } | for Wednesday after the<br>Nativity of the Virgin.               |
| Geoffrey de Wandesford of York   |   |  |
| Ralph Barbour of Gisbourn in Clyvelond   |   |  |
| Richard de Thoydon, master brewer of St. Paul's, London, for Monday<br>after St. Bartholomew.          |   |  |

*Memorandum* that Roger Piperel, John Pecok, Stephen son of Simon and Nicholas Whityng of co. Devon mainperned in chancery on 1 September to have Ralph Brit, one of the collectors of the tenth and fifteenth in that county, before the treasurer and barons of the exchequer at Westminster on the morrow of Michaelmas next to render account there for the tenth and fifteenth and further to do and receive what shall then be ordained before the treasurer and barons.

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Sept. 4.  
Gloucester.*Membrane 29d—cont.*

To the collectors in co. Essex of the wool last granted. Order to take security from the master of the hospital of St. John the Baptist, Sidebournebrok, in that county, to satisfy the king at the quinzaine of Michaelmas for the portion of wool assessed upon him, if he ought to be charged therewith, and to supersede until the said quinzaine the demand made upon him for wool, as the master has shown the king that whereas the said wool is to be levied according to the rate of the triennial fifteenth granted in the 11th year of the reign, and although he was not taxed for the tenth and fifteenth levied in the sixth year of the reign, or for any other fifteenth, granted after the 11th year, on account of the poverty of the hospital, which was founded for the maintenance of lepers and sick persons, and he was not taxed at any portion by reason of the moveable goods of the hospital, among the men of the town of Southwold in the hundred of Chaff[ord] in that county, in which town the hospital is situated, and which town is taxed at 7l. 16s. 3½d. at the triennial tenth, yet the sub-collectors of wool in that town have assessed him at a portion of the wool touching the men of the town, whereupon he has besought the king to provide a remedy, and the king wishes to aid the master, as he cannot be certified upon the matter by memoranda of the exchequer, which is now closed, before Michaelmas next.

Aug. 29.  
Gloucester.

To William de Thorp and his fellows, justices appointed to hear and determine a certain trespass committed on Richard Spynk of Norwich and William his brother by Thomas bishop of Ely and others. Order to view and examine the records and processes begun before them upon the premises, and after calling the parties and, if necessary, hearing their reasons, to cause full justice to be done to them, so that the king be not further solicited for lack of justice in the matter, as the king has learned that the said processes have been long delayed by pretext of divers of his writs and orders, obtained at the suit as well of Richard and William as of the bishop contrary to the law and custom of the realm. By p.s. [18798.]

*MEMBRANE 28d.*Aug. 20.  
Reading.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order to take Nicholas Daugh son of Hamo Dugh, of Faversham, John Dod son of Robert Dod of Faversham and Richard Daugh son of Hamo Daugh of Faversham, and to keep them in prison until further order, and to cause their goods and chattels to be seised into the king's hand without delay, and to keep them safely answering for the price thereof at the exchequer, and to certify the king of all his action in the matter at the octaves of Michaelmas next, as Henry Wymond, citizen and draper of London, lately impleaded Nicholas, John and Richard before the justices of the Bench to render account to him for the time when they were receivers of his money, and they were placed in exigent to be outlawed in the husting of London by process made thereupon before the justices, and they are outlawed as appears by the record and process thereupon sent into chancery, and Henry has besought the king to provide a remedy, as Nicholas, John and Richard have escaped from London and are staying in the liberty of the Cinque Ports, wherefore he cannot obtain justice against them.

Aug. 29.  
Gloucester.

William Brangewayn, citizen of London, acknowledges that he owes to brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, 200 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

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Aug. 20.  
Gloucester.*Membrane 28d—cont.*

To the dean and chapter of St. Peter's church, York. Request to lend the king 200 marks in aid of his charges for the war, and to send the money to London by a certain envoy, so that it be there on the morrow of Michaelmas next, to be delivered to the treasurer, who will deliver to him the king's letters obligatory for the money lent, to be repaid at a proper term, knowing that the king will admit no excuse in the matter, as, by the advice of the prelates, magnates and commonalty of the realm the king undertook his passage to parts beyond the sea for the defence of the Anglican church and his realm, and he has stayed for a year and more in that progress and in the siege of Calais at an enormous cost, and he cannot maintain such charges without more ample assistance, and several prelates, parsons and others, to whom the king has written in his necessity, which does not diminish, but increases, have freely granted him money on loan.

By K.

[*Fœdera.*]

To the abbot of Athelyngnye. Request to lend the king three sacks of wool in gold or silver, according to the sort of the county, in aid of the said charges, and to transmit the wool to London so that it may be carried in as short a time as possible to the place where the king wishes to have it.

By K.

The like to the abbot of Michelneye to lend six sacks of wool.

Aug. 20.  
Gloucester.

To the abbot of Meaux. Like request to lend the king two additional sacks of wool, and to have the wool so granted at London on the morrow of Michaelmas next, to be delivered to the treasurer there, who will give them the king's letters obligatory for the proper repayment thereof, although he lent the king two sacks before, at his request, as necessity pushes him harder, and peril will overtake the king, the realm and the Anglican church if the king is bound to withdraw from the war, and he cannot continue it without larger subsidies. [*Fœdera.*]

The like to the following for various quantities of wool on various days, to wit:—

The abbot of St. Mary's, York, and fifty-four other abbots.

The prior of Durham and twenty-one other priors.

Roger bishop of Coventry and Lichfield.

The bishop of Exeter by the hands of Philip de Weston.

W. bishop of Worcester.

The bishop of Ely. [*Ibid.*]

## MEMBRANE 27d.

To the prior of Feriby. Request to lend the king 5 marks in addition to the 5 marks which he previously lent at the king's request, and to have the said 10 marks at London on the morrow of Michaelmas next, to be delivered to the treasurer there, etc.

By K.

[*Ibid.*]

The like to the following for various sums on various days, to wit:—

The prior of Bridelyngton and seven other priors.

The abbot of Selby and ten other abbots.

The chapter of Suthwell.

Brother Hugh Michel, preceptor of la Maudeleyne, master of Burton St. Lazarus near Melton Moubay.

The bishop of Bath and Wells.

The master of the order of Sympringham. [*Ibid.*]

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Aug. 20.  
Gloucester.*Membrane 27d—cont.*

To W. archbishop of York. Request to lend the king 20 sacks of wool and have them at London on the morrow of Michaelmas next to be delivered to the treasurer there, who will give the king's letters obligatory etc.

By K.

The like to the following, for wool and money on various days, '*mutatis mutandis*,' to wit:—

The prior of Malton and thirty-four other priors.

The abbot of Gervaux and thirty-two other priors.

The bishop of Durham.

The chapter of Ripon.

Brother Simon Faconer.

Master William de la Mare.

The chapter of Houedene.

The chapter of Exeter.

The chapter of St. John, Beverley.

## [MEMBRANE 26d.]

The bishop of Salisbury.

The chapter of Wells.

The abbess of Shaftesbury.

The bishop of Hereford.

The chapter of Hereford.

The chapter of Lichfield.

The archdeacon of Coventre.

The elect of Lincoln.

Brother Robert Cort, preceptor of la Bruere and Ayle.

The chapter of Lincoln.

The abbess of Elnestowe.

The abbess *de Pratis* near Northampton.

The bishop of Rochester.

The prior of Christ Church, Canterbury.

The abbess of Mallynges.

The abbess of Berkyng.

Edmund de la Beche.

The abbess of Wilton.

Master Elias de Sancto Albano.

The prior of the Hospital of St. John of Jerusalem in England.

The abbess of Wherwell.

The abbess of Romeseye.

Master Robert de Chekewell.

Alan de Hothum.

Master Reymund Pelegrini.

Richard de Feriby. [*Fædera*.]

Aug. 20.  
Gloucester

To the abbot of Stanley. Request to have the 100s. which he granted to the king on loan at London on the morrow of Michaelmas next, to be delivered to the treasurer there, who will give the king's letters obligatory for that sum etc.

By K.

[*Ibid.*]

The like to the following, '*mutatis mutandis*,' for various sums on various days, to wit:—

The archdeacon of Totton.

The archdeacon of Barnstapol.

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[Membrane 26d—cont.]

The prior of St. Germain's and twenty other priors.  
 The abbot of Burton upon Trent and sixteen other abbots.  
 Master John de Langebergh.  
 Master Walter de Stauren, canon of Lincoln.  
 The bishop of London.  
 The bishop of Chichester.  
 The prior and convent of St. Augustine's, Canterbury.  
 The master of the hospital of the Maison Dieu, Dover.  
*Remitted by writ of privy seal of the king's favour.*  
 The dean and chapter of Chichester church.  
 Edmund de Bereford.  
 The prioress of Aumbresbury.  
 Master Simon de Islep. [*Ibid.*]

## MEMBRANE 25d.

Aug. 20.  
 Gloucester.

To the dean of Aukeland. Request to have the ten marks which he granted to the king as a gift, at London on the morrow of Michaelmas next, to be delivered to the treasurer there, knowing that the king will not admit an excuse in this case. By K.

[*Ibid.*]

The like to the following, to wit:—

Master Robert de Baldok for 40 marks	} on the morrow of Michaelmas.
Master Walter de London, dean of Wells, for 20 <i>l</i> .	
The abbot of Lulleshull for 10 marks.	

The prior of Wyrmegeye for 20 <i>s</i> .	} on the octaves of the Nativity of the Virgin.
The keeper of Hornechirche church for 10 <i>l</i> .	

The dean of St. Paul's, London, for 5 sacks of wool	} on Sunday after the Decollation of St. John the Baptist.
William de Cusaunce, clerk, for 3 sacks of wool	

[*Ibid.*]

Sept. 12.  
 Worcester.

To William de Thorp. Order to be at London on Wednesday after St. Mathew next to treat with the council there upon certain affairs touching the king, and to give his counsel. By C.

[*Rep. Dignity of a Peer*, iv, page 571.]

The like to five others. [*Ibid.*]

## MEMBRANE 24d.

Sept. 7.  
 Worcester.

To John de Cobham, constable of Rochester castle, or to him who supplies his place. Order to deliver Duncan Magdowell and his son, prisoners of Scotland in his custody, to John de la Dale, the king's sergeant at arms, to be taken to York. By K. and C.

[*Fœdera.*]

To John de la Dale, the king's sergeant at arms. Order to receive the said Duncan and his son from John de Cobham, take them to York and deliver them to the sheriff of York so that he may deliver Duncan to

1347.

*Membrane 24d—cont.*

Henry de Percy and Ralph de Nevill, to do with him what has been ordained between the council and Henry and Ralph, according to the mainprise thereon.

By K. and C.

[*Ibid.*]

Mandate to the sheriff to receive Duncan and his son from John and to deliver Duncan in the form aforesaid.

By K. and C.

[*Ibid.*]

Aug. 10.  
Reading.

To the abbot and convent of Burton upon Trent. Request to grant to Roger de Chestrefeld, the king's clerk, such pension as they are bound to grant to one of the king's clerks by reason of the new creation of the abbot, until they provide him with a suitable ecclesiastical benefice, informing the king, by the bearer of these presents, of what they do in the matter.

By p.s. [18719.]

Sept. 13.  
Worcester.

Richard Talbot, son of Gilbert Talbot, acknowledges that he owes to Michael de Ponynnges 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Enrolment of grant by Richard Talbot, lord of Irchenfeld, to Sir Michael de Ponynnges of a yearly rent of 40*l.* to be received of his manors of Longehope, Lydeneye and Legh in co. Gloucester, for the life of Joan his daughter, with power of distraint if the rent be in arrear. Dated at Longehope on Tuesday after the Nativity of the Virgin, 21 Edward III. *French.*

Enrolment of grant by Richard Talbot, lord of Irchenfeld to Sir Michael de Ponynnges of a yearly rent of 60*l.* to be received of his manor of Eckleswell, co. Hereford, for the life of Joan his daughter, and he has paid to Michael 1*l.* in name of seisin. Dated at Eckleswell, on Tuesday after the Nativity of the Virgin, 21 Edward III. *French.*

*Memorandum* that Richard came into chancery at London on 13 September and acknowledged the preceding deeds.

June 15.  
Reading.

To the sheriff of Buckingham. Order to notify Edmund son of Richard de Haudele and Alesia his wife to be before the king fifteen days from Midsummer next to show cause why two bovates of land in Acle, Brehull and Burstall and the bailwick of the forestership of Bernewode should not be taken into the king's hand, so to remain until Edmund, as kinsman and heir of John de Hautlou and Joan his wife, come of age and further to do and receive what the king's court shall determine in this matter, as on its being found by inquisition taken by Thomas de Swyneford, then escheator in that county, that John de Haudele enfeofed William de Malmesbury and Geoffrey de Scardeburgh, by the king's licence, long before his death with the said land and bailiwick, which are held in chief, and William and Geoffrey delivered them to John to hold for life with remainder to Edmund son of Richard de Haudele and Alesia, and Edmund's heirs, by a fine levied in the king's court, and that Edmund is John's next heir and aged seven years, the king ordered the premises to be delivered to the same Edmund and Alesia; and now it is found by inspection of the chancery rolls of Edward I that that king gave licence to Robert de Harewedon to grant the premises to John son of Nichellus, to hold for life, with remainder to John son of Richard de Hautlou and Joan, daughter of John son of Nichellus, his wife, and the heirs of their bodies, by the serjeanty of keeping the said forest, and in default of such heirs, to the right heirs of John son of Nichellus, and it is not found that John de Haudlo, who was the said John son of Richard de Hautlou, it is said, had any estate in the premises, except jointly

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*Membrane 24d—cont.*

with his wife for himself and the heirs of their bodies, as aforesaid, by the licence of the king, his father or grandfather, so that he might alienate the same, and the king gave the said licence to John to enfeof William and Geoffrey because he was deceived upon John's estate therein.

Sept. 16.  
Woodstock.

To the collectors and receivers of wool in co. Lancaster. Order, upon pain of forfeiture, to cause all feeble wool fraudulently bought without the county and offered to them, to be arrested and kept safely until further order, compelling the men of the county to pay wool according to the sort of the country, as the king is informed that certain men of that county buy much feebler wool than that of the county in cos. Cumberland, Westmorland and other parts without, and strive to deliver them to the collectors and receivers for their portion of the 20,000 sacks last granted. By C.

Sept. 24.  
Evesham.

To the sheriff of Northumberland. Order to attach Walter Russel and have him before the king fifteen days from Michaelmas next to answer for his contempt and trespasses and further to do and receive what shall then be ordained, as the king lately ordered Walter, upon pain of forfeiture, to be before the council at London on the octaves of the Nativity of the Virgin last to treat with certain magnates and others of the king's council upon affairs touching the king, the war of France and the defence of the realm, and to do what should be enjoined upon him, and he refused to receive the king's writ, delivered to him by John Merlyn, the king's envoy, and attacked, wounded and ill-treated the said envoy, whereby the king lost the envoy's service for a great while.

*MEMBRANE 23d.*

Sept. 3.  
Gloucester.

To Walter Turk. Order to be in the Gyhalla, London, on Tuesday, before the third hour, where the citizens of that city are to assemble by the king's order, to treat with his fellow citizens there upon certain affairs which will be set forth to them on the king's behalf. By C.

[*Fœdera.*]

The like to fourteen others. [*Ibid.*]

Sept. 8.  
Worcester.

William de Creystok, knight, acknowledges that he owes to Richard de Coiners 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The same William acknowledges that he owes to the said Richard 300 marks; to be levied as aforesaid.

Sept. 11.  
Worcester.

John de Perton, knight, Roger de Wirleye, and William de Holde acknowledge that they owe to William de Clynton, earl of Huntingdon, 400*l.*; to be levied etc. in co. Stafford.

*Cancelled on payment.*

Sept. 8.  
Gloucester.

To the sheriff of Lincoln. Order to supersede the execution of the order directing him to attach Gilbert Alilaunt, Robert Pynson, Henry de Flete, William de Sourflete and Roger de Wolsthorp, merchants, and to take their lands, goods and chattels into the king's hand, restoring to them anything so taken, although the king ordered him to attach them and have them before the council at Westminster on a certain day now past to answer for their contempt and further to do and receive what should be ordained by the council thereupon, and to take their lands, goods and chattels into the king's hand, if they could not be found, and keep them safely until further order. By bill of the treasurer.

Membrane 23d—cont.

The like to the following, to wit:—

The sheriff of Lincoln for Walter de Keleby.

The sheriff of Salop for Reginald Perle.

The sheriff of Northumberland for William Bayk.

By bill of the treasurer.

The sheriff of Norfolk for Thomas de Bompsted, William de Hemenhale, Robert de Clere and John de Almayne.

By bill of the treasurer.

The sheriff of York for John de Shirbourn.

By bill of the treasurer.

The sheriff of York for William de Sutton of York.

By the same bill.

The sheriff of York for John Durant of York.

By the same bill.

The sheriff of Cambridge for Daniel de Felstede of Cambridge.

By bill of the treasurer.

The sheriff of York for Ralph Barbour of Gisbourn.

By bill of the treasurer.

The sheriff of York for Master Richard de Snoweshull and John Boketrout. By C.

The sheriff of Bedford and Buckingham for Walter de Purle.

By bill of the treasurer.

The sheriff of York for Thomas de Extildesham.

By bill of the treasurer.

The same sheriff for William de Extildesham.

By bill of the treasurer.

The sheriff of Worcester for Thomas de Cassy of Wych.

By bill of the treasurer.

The sheriff of York for Robert de Quixlay, William de Hovyngham,  
John de Langeton and Robert de Lydeyate.

By bill of the treasurer.

The sheriff of Lincoln for John de Barneby of Grantham.

By bill of the treasurer.

The sheriff of York for Thomas de Holm of Beverlee and Richard his son. By bill of the treasurer.

By bill of the treasurer.

The sheriff of Lincoln for Robert de Bynyngton of Grantham, William de Bynyngton and Thomas Pardon of Grantham.

By bill of the treasurer.

To the prior of Suthwyk. Order to cause Henry, the king's brewer, staying in the prior's house, to come to the king at Caley's, so that he be there on the octaves of the Nativity of the Virgin next at latest. By K.

To the sheriff of York. Order to deliver the money of James Lumbard, moneyer of Thomas, bishop of Durham, and the body of James, lately arrested at York by the bailiffs of the city for certain causes, to John Dalc, the king's serjeant at arms, by indenture, to be taken before the council at London as has been enjoined upon him. The king has ordered John to receive James and the money from the sheriff in the form aforesaid.

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*Membrane 23d—cont.*Sept. 14.  
Worcester.

John, abbot of Mussenden, acknowledges for himself and convent that they owe to Thomas de Mussenden 1,000*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Buckingham.

Thomas de Mussenden acknowledges that he owes to John, abbot of Mussenden, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Sept. 15.  
Worcester.

Thomas de Uvedale, knight, acknowledges that he owes to Roger de Preston of Suthwerk 20 marks; to be levied etc. in co. Surrey.

Joan de Bars, countess of Surrey, acknowledges that she owes to William de Clynton, earl of Huntingdon, 200*l.*; to be levied etc. in co. Surrey.

*Cancelled on payment.*

John de Kirkedale acknowledges that he owes to Thomas de Weryngton 48 marks; to be levied etc. in co. Oxford.

Sept. 12.  
Worcester.

John de Barnton, parson of Little Shelford church and John de Hilton, parson of Fendrayton church, acknowledge that they owe to Master John de Offord, dean of Lincoln, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Cambridge.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Sept. 16.  
Woodstock.

Brother Thomas de Kirkeby, master of the hospital of St. Giles without the bar of the Old Temple, London, acknowledges that he owes to Master John de Offord, dean of Lincoln, 100*l.*; to be levied etc. in co. Middlesex.

Sept. 3.  
Reading.

To the sheriff of Gloucester. Order to permit Hugh de Audele, earl of Gloucester, to have respite until the month of Michaelmas next for 272*l.*; which are exacted of him for the custom of certain wool assigned to him, so that he may be able to sue for his discharge in the mean time, as he has besought the king to order that demand to be superseded until the said day, as he has divers tallies and other evidence in his possession, as he asserts, by which he ought to be discharged of that money.

By C.

Sept. 16.  
Reading.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to receive James Lumbard, whom John de Dale, the king's sergeant at arms, took for the falsification of the king's money, at the king's order, from the said John, and to keep him safely in the prison of the Tower until further order.

By C.

Aug. 21.  
Worcester.

Hugh Joignour, yeoman of the king's chamber, is sent to the abbot and convent of Nottlewey, to receive such maintenance in that house for life as Richard Dicoun had there at the king's request.

By p.s. [18769.]

*MEMBRANE 22d.*Aug. 25.  
Gloucester.

To the sheriff of Norfolk. Order to supersede the execution of the king's order directing him to attach Simon de Clynton, parson of Helegeye church, and to take his lands, goods and chattels into the king's hands, restoring anything which he has taken, as the king ordered him to attach Simon and have him before the council at Westminster on Sunday after the Decollation of St. John the Baptist next to answer for his contempt

1347.

*Membrane 22d—cont.*

and further to do and receive what should be ordained by the council, and if he could not be found, to take his lands, goods and chattels into the king's hand and keep them safely until further order, and Simon has paid a sum of money for the king's need, at the receipt of the exchequer, as a loan.  
By bill of the treasurer.

The like to the following to wit :—

Aug. 28.  
Gloucester.

The sheriff of York for John de Acom of York, Adam Tirwhit of York, the elder and William Holm, taverner, of York.

By bill of the treasurer.

The Sheriff of Nottingham and Derby for Thomas de Skegby of Chestrefeld.

By bill of the treasurer.

The sheriff of York for William Gra, Thomas de Sigeston, 'mercier,' Andrew Bossale and William le Sporier of York.

By bill of the treasurer.

Sept. 6.  
Gloucester.

The sheriff of Gloucester for John Blanket, 'marchaunt,' and John Sampson, 'draper,' of Bristol.

By bill of the treasurer.

The sheriff of Norfolk for Thomas de Bompsted, William de Hemenhale, Robert de Clere and John. [*Incomplete.*]

Enrolment of grant by Richard de Coyners, son and heir of John de Coyners of co. Northumberland to William de Craystok, knight, of the reversion of all the lands with the services of all the free tenants in the manor of Clyfton, so that the said manor, which Elizabeth his mother holds for life of his inheritance, shall remain to William. Witnesses : Sir David de Wollore, clerk of the chancery rolls, John Busugne, knight, John de Everyngham, William de Kellowe. Dated at London on Friday the eve of the Nativity of the Virgin, 21 Edward III.

*Memorandum* that Richard came into chancery at London on 8 September and acknowledged the preceding deed.

Sept. 22.  
Woodstock.

John Leche, citizen and fishmonger of London, acknowledges that he owes to Walter de Mordon, citizen and 'stokfyshmongere' of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Aug. 25.  
Reading.

To the sheriff of Northumberland. Order upon pain of forfeiture to go, upon sight of these presents, to Robert de Exlyngton, knight, Robert de Fenwyk, John Frismareys and John Corbrigg and direct them to be attendant upon the collection and levying of wool apportioned in that county, with all possible speed, so that the wool be collected before Michaelmas next, and if it is not, then to cause them to be arrested and taken to the Tower of London, to stay in prison there, to seize their lands, goods and chattels into the king's hand and to answer for the issues thereof, until further order, although the king several times ordered Robert and the others, upon pain of forfeiture, to be attendant upon the premises, so that the wool should be collected on a day now past, and now the king has learned that Robert and the others, not considering the king's great need, have done little or nothing hitherto to collect the said wool.

By K. and C.

To the sheriff of Cumberland. Like order, '*mutatis mutandis*,' with respect to John de Derwentwater, John de Hoton Johan, Richard de Berwyse, Alan de Kirkeby, John Beauchamp, and Ralph de Lamplogh.

By K. and C.

*Membrane 22d—cont.*

1347.  
 Aug. 25. To Edmund Flambard, constable of Queen Philippa's castle of Bristol or  
 Gloucester. to him who supplies his place there. Order to be before the council at  
 London, on the morrow of the Nativity of the Virgin next, to do what  
 shall be ordained by the council, for certain causes, touching the queen and  
 the custody of that castle. By C.
- Aug. 30. To the collectors in co. Sussex of the wool last granted. Order to super-  
 Gloucester. sede until the quinzaine of Michaelmas next the demand made upon  
 William Trussel of Cublesdon for any wool of his lands, goods and chattels  
 in that county, as the king granted to William, then his yeoman, that he  
 should be quit of tenths or other quotas granted in the realm, for life.  
 By C.
- Sept. 1. Robert prior of St. Mary's church, Suthwerk, acknowledges for himself  
 Gloucester. and convent that they owe to Henry de Lunhales 20l.; to be levied, in  
 default of payment, of their lands and chattels and ecclesiastical goods in  
 co. Surrey.  
*Cancelled on payment.*
- Sept. 3. To the sheriff of Wilts. Order to bail William, son of John Trussel of  
 Gloucester. Cublesdon, knight, if he render himself to prison in that county to stand  
 to right and to answer those who wish to lay anything against him, to  
 William Trussel of Cublesdon, and Warin his brother. By p.s.
- Sept. 5. To Reginald de Conductu. Order to be before the council at Westminster  
 Gloucester. on Friday next before the first hour, and treat with the council and others  
 there upon affairs specially touching the king, and further to do what shall  
 then be ordained. By K. and C.  
 The like to the following, to wit:—  
 John de Mokyng.  
 Henry Darcy.  
 Walter Turk.  
 Richard de Rothyng.  
 John de Cherleton.  
 William Boxe.  
 Simon de Benyngton.  
 Adam Fraunceys.

*MEMBRANE 21d.*

- Sept. 15. To the sheriff of York. Order, upon pain of forfeiture, to attach  
 Worcester. William de Ovyngham, Thomas Holm of Beverley, Richard Holm his son,  
 William Fox of Cornbury, John de Shirbourn, Geoffrey de Wandeford,  
 Ralph le Barbour of Gisbourn of Cleveland, John Buktroute of Massam,  
 Sir Richard de Snoushill, John Dorant of York, Robert de Quaslay, Robert  
 de Scorby, Hamo de Hessay, Robert atte Lyddeyate, Robert de Askeby,  
 John Ernald, clerk, and John de Langeton, so that he have them before the  
 council at Westminster on the octaves of Michaelmas next to answer for  
 their contempt and disobedience and further to do and receive what shall  
 be ordained by the council, and if he cannot find them, to take all their  
 lands, goods and chattels into the king's hand, and keep them safely until  
 further order, certifying the king of what he does before the said octaves, as  
 the king ordered William and the others, upon pain of forfeiture, to be  
 before the council at Westminster on certain days now past, to treat upon  
 affairs touching the war of France, and to do what should be enjoined upon  
 them, and although they received the said orders, they did not take heed to  
 come on the appointed days. By K.

1347.

*Membrane 21d—cont.*

The like to the following, to wit :—

The sheriff of Lincoln to attach :

Henry de Tideswell.  
 Roger Straunge.  
 John de Maydenhith.  
 John Trippek.  
 John Dunham of Lincoln.  
 William Southgrist.  
 Thomas de Barneby.  
 Robert de Benyngton of Barneby.  
 William his son.  
 Thomas Paydon.  
 John de Caundissh.  
 William de Leigbourn of Loughteburgh.

The sheriff of Leicester to attach :

Geoffrey Kent.  
 John de Hodynges, the younger.  
 William Waryn.  
 John Morteyn.  
 Thomas de Poleye, vicar of Baruowe church.

The sheriff of Salop to attach :

John de la Tour of Shrouesbury.

The sheriff of Kent to attach :

Henry de Grothurst, parson of Smerden church.  
 Thurstan Umfrey.  
 Richard Bocher.  
 John Bogee.  
 John Stonhard.  
 James Thurstan.  
 Adam Salomon.

The sheriff of Suffolk to attach :

John Lieu of Ipswich.  
 John de Braham.

The sheriff of Stafford to attach :

Richard Coselyn of Horsle.

The sheriff of Bedford and Buckingham to attach :

William Symmes of Bukyngham.  
 Roger de Draper of Bukyngham.  
 William Doucessone.  
 Chubbocus de Shryngton.  
 Alan le Porter of Wobourne chapel.  
 Walter de Burlee of Bedford.

The sheriff of Worcester to attach :

Thomas Cassy of Wych.

The sheriff of Warwick to attach :

Richard de Stok.  
 Richard of the Grene.  
 John de Meryngton.  
 Richard de Kerusleye.  
 Adam Botyner.  
 John Russhehale.

1347.

*Membrane 21d—cont.*

The sheriff of Cambridge to attach :  
Daniel de Felstede of Cambridge.

The sheriff of Nottingham to attach :  
Richard Fox of Byngham.  
William de Roderham of Notingham.

The sheriff of Northumberland to attach :  
William de Derham of Derlyngton.  
Robert Cokessed.  
Thomas de Heksam.  
William Bewyk.  
Walter Russel.  
Robert de Angerton.

The sheriff of Derby to attach :  
Richard Hervy of Asshebourn.  
Robert Fraunceys.  
John de Lemynstre of Asshebourne.  
Robert de Irland of Lekhawe.

The sheriff of Devon to attach :  
Robert de Brudeport of Exeter.  
Walter atte Hole of Exeter.  
Robert Noble of Exeter.

The sheriff of Norfolk to attach :  
Thomas de Bompstede.  
John Taverner.  
William de Emenhale.  
Robert Clere.  
John Brewes, parson of Stradbok church.  
The parson of Westderham church.  
Thomas Oldman of Clere.  
Simon de Felbrug of Norwiz.  
William Leek of Sporlee.  
Richard de Melton of Norwiz.  
Robert Hakebech.  
Robert Chap of Snetesham.  
Geoffrey Wysman of Salthous.  
John Alemayne of Norwiz.  
Richard Whofot of Northelham.  
John atte Grene.  
Denis de Betele.  
Hugh de Saxham, knight.  
Thomas his brother.  
Richard de Troston.  
William del Haye, parson of Trymyngnam church.  
John Hernsvale of Bury.

The bishop of Durham to attach John atte Bowes.

Sept. 15.  
Worcester.

To John le Smyth of Cleve near Lewes. Order, upon pain of forfeiture to be before the council at London on the octaves of Michaelmas next, to speak with certain magnates and others upon certain affairs touching the king, the war of France and the defence of the realm, and further to do and receive what shall then be enjoined upon him. By K. and C.

[*Rep. Dignity of a Peer*, iv, page 572.]

The like to twenty others. [*Ibid.*]

1347.

*Membrane 21d—cont.*Sept. 25.  
Thame.

Brother Alexander, prior of St. Swithun's, Winchester, acknowledges for himself and convent that they owe to Roger le Somenour of Shalden, 150*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.—J. de Sancto Paulo received the acknowledgment.

MEMBRANE 20*d.*Sept. 25.  
Evesham.

To J. bishop of St. David's. Request to grant to John de Wynwyk, the king's clerk, such yearly pension as he is bound to grant to one of the king's clerks, by reason of his new creation, until he provide him with a suitable benefice, informing the king by the bearer of these presents of what he does in the matter. By p.s.

Sept. 28.  
Thame.

Stephen Kyng acknowledges that he owes to Henry de Lesyns, cutler of London, and to John Russel, chaplain, executors of the will of Mary de Boxhe, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Sept. 29.  
Thame.

To the treasurer and barons of the exchequer. Order to receive the attorney appointed by Thomas de Rokeby, sheriff of York and escheator in that county, to render his accounts, as he is about to set out to Scotland in the king's service, in the company of the magnates and other lieges speedily going thither, so that he cannot go to the exchequer to render his accounts for the said offices on the morrow of Michaelmas. By C.

Sept. 28.  
Thame.

To the sheriff of Northampton. Order to attach Thomas Cursoun, knight, Thomas de Button, knight, Richard de Wydevill, Andrew de Landwath, William de Lyvedenne and John Campeon, collectors of wool in that county, so that he have them before the council at Westminster on the quinzaine of Michaelmas next, to answer for their contempt and further to do and receive what shall there be determined, as the king lately ordered them to certify him in chancery before the octaves of the Assumption last of the names of all men of the county who refused to pay the portions of wool assessed upon them before the said octaves or within fifteen days after, and although several men refused to pay their portions yet the collectors have not cared to certify the king thereof. By C.

Sept. 27.  
Abingdon.

Richard Rokebere, late vicar of Kyngeston church, acknowledges that he owes to the bishop of Bath and Wells 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

Enrolment of acknowledgment of receipt by Richard de Cressevill and Robert le Boteler from Sir John de Hothum of Bondeby the younger, knight, by the hands of William de Alyngton, his attorney, of 268 marks 10*s.* at London, in part payment of 500 marks, 25*l.*, in which John is bound to Sir Andrew de Bures, knight, William de Fifede and them in the name of Sir Michael de Ponynges, in part ransom of Sir Silvestre de la Foil, Michael's prisoner. Dated at London on Thursday after Michaelmas, 21 Edward III. *French.*

*Memorandum* that Richard and Robert came into chancery at Westminster on 6 October and acknowledged the preceding deed.

Oct. 9.  
Northampton.

Nicholas de Scaupwyk acknowledges that he owes to Richard de Thoresby, clerk, 4*l.*, to be levied; in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

*Membrane 20d—cont.*

1347.

Oct. 11. John abbot of Dunkeswell acknowledges for himself and convent that Northampton. they owe to John Gaunt of Berkyng, London, draper, 500*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Devon.

*Cancelled on payment.*

Oct. 6.  
Thame.

To the treasurer and barons of the exchequer. Order to cause the collectors of the subsidy of 2*s.* the sack and 6*d.* the pound granted in all the ports of the realm of other merchandise to find shipping upon the sea, according to the agreement thereupon, to be assembled to render their accounts to the king for the money received of that subsidy, notwithstanding that the commissions to those collectors contain that their accounts ought to be rendered to the admiral and others specified therein.

Oct. 10.  
Northampton.

To the collectors in co. Southampton of the aid of 40*s.* to make the king's eldest son a knight. Order to supersede the demand which they make for that aid on the following knights' fees, as a moiety of a fee which belonged to William Indewicombe and a moiety of a fee in the town of Thornheye in the hundred of Westmedine in the Isle of Wight, are in the king's hand as in demesne, and a moiety of a fee at La Brok which belonged to Robert Glamorgan is in the king's hand by reason of the idiotcy of Nicholas, Robert's brother and heir, and a moiety of a fee which belonged to Geoffrey Doget, is in the king's hand by reason of the minority of Margaret, Geoffrey's daughter and heir, and a third part of a fee which belonged to Nicholas de Motereston and a sixth part of a fee in Caresbrok are in the king's hand and in the custody of the prior of St. Cross, an alien, for rendering a certain yearly ferm to the king's chamber, as Nicholas de Bokelond, auditor of the accounts of lands reserved to that chamber, has testified in chancery.

Oct. 6.  
Northampton.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to supersede until the quinzaine of Martinmas next the plea and process begun against the abbot of Certeseye for paying a pension to Thomas de Oldyngton, the king's clerk, by reason of the abbot's new creation, so that the king may be able to cause justice to be done in the meantime, as the abbot and convent of Certeseye have shown the king that although they have never been charged with any pension to any of the king's clerks, by reason of the new creation of the abbot, yet they are aggrieved to pay such a pension to Thomas, wherefore they have besought the king to discharge them of that pension, on account of the charges which the abbey now supports, and the king wishes to be certified upon the premises, by scrutiny of the rolls and memoranda of the exchequer and chancery and by inquisition.

By p.s.

Sept. 11.  
Evesham.

Eleanor late the wife of Theobald Russel, acknowledges that she owes to Walter Waleys, clerk, 1,000 marks; to be levied, in default of payment, of her lands and chattels in co. Somerset.

*Memorandum* that John de Tydelmynton, clerk, received the preceding acknowledgment by writ which is on the files among the writs of *dedimus potestatem* of this year.

Sept. 27.  
Evesham.

Joan late the wife of William de Cheyny acknowledges that she owes to Walter Waleys, clerk, 500*l.*; to be levied etc. in co. Lincoln.

*Memorandum* that the same John received the preceding acknowledgment by writ which is on the said files.

1347.

## MEMBRANE 19d.

Sept. 20.  
Woodstock.

To the bishop elect of Lincoln. Order to be before the council at London on Monday next to treat upon affairs touching the king and his church of Lincoln, and further to do what shall be ordained there.

By p.s.

Sept. 20.  
Worcester.

To the sheriff of Norfolk. Order not to aggrieve Hugh de Saxham, knight, restoring to him any of his lands, goods and chattels taken into the king's hand together with the issues thereof, as although the king ordered the sheriff to have Hugh before the council at Westminster on a certain day to answer for his contempt and disobedience and further to do and receive what should be ordained by the council, and if he was not found, to take his lands, goods and chattels into the king's hand, and keep them safely until further order, yet the king remembers that Hugh previously appeared before the council and was altogether dismissed by them thereof.

By C.

Oct. 1.  
Thame

Edmund de Cornub[ia], knight, and Robert de Harleye, knight, acknowledge that they owe to David de Wollore, clerk, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Salop.

*Cancelled on payment.*

Enrolment of indenture made between Edmund de Cornewaille, knight, and Robert de Harleye, knight, of the one part and David de Wollore, clerk, of the other part testifying that whereas the castle and lordship of Caus have descended by inheritance to Sir Ralph, baron of Stafford, Margaret the wife of Robert de Harleye, and Elizabeth the wife of Edmund de Cornewaille, as kinsmen and heirs of Peter son of Peter Corbet, and upon this Sir Ralph claims to have the castle and divers other things as one who is the heir and issue of the eldest, as is contained in the inquisition taken before the escheator after the death of Beatrice late Peter's wife, and Edmund and Robert are bound to David in 300*l.* by the preceding recognisance, David grants that if Edmund and Elizabeth, Robert and Margaret grant to Sir Ralph the castle of Caus as his purparty, as eldest, and that all the other lands, fees, advowsons, chaces and woods of the inheritance are divided between the co-heirs, saving to Ralph his right as eldest, then the said recognisance shall be null and void, but otherwise it shall remain in force. Dated at Westminster on 1 October, 21 Edward III. *French.*

*Memorandum* that Edmund, Robert and David came into chancery at London on 2 October and acknowledged the preceding indenture.

Sept. 20.  
Thame.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports. Order, upon sight of these presents, to cause a ship of Lescluses called '*La Seinte Anne*,' whereof William Boyde is master, laden with wool, wool-fells and divers other merchandise in the port of Berwick upon Tweed, with the wool etc. found therein by the mayor and bailiffs and the collectors of customs in the port of Sandwich, who arrested the ship on account of suspicion of the merchandise, to be unladed by the view and testimony of John de Marton, the king's clerk, sent to Sandwich by the king, and John de Wenston, supplying Bartholomew's place in the said ports, and to cause the wool to be weighed by the beam of the port of Sandwich, the fells to be counted, the letters of coket of the collectors of customs in the port of Berwick to be examined, and diligent scrutiny to be made of the wool-fells and merchandise, whether the wool comes from Scotland or England, and of all other things contained in the ship, and whether it was duly customed and coketted in the port of Berwick, and to cause an indenture to be made between the said John and John and the

1347.

*Membrane 19d—cont.*

mayor, bailiffs and collectors for the said wool etc. and delivered to the mayor, bailiffs and collectors to be kept safely until further order, and to certify the king in chancery of what he does, as the king wishes to provide that the said merchandise be not eloigned to his prejudice.

By the keeper and C.

Sept. 30.  
Thame.

Walter son of William le White of Ivechirche acknowledges that he owes to William de Foxcote, parson of Ivechirche church, and to William Foule 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Oct. 5.  
Thame.

To the sheriff of Wilts. Order to release Adam de Longbok from prison by a mainprise, as although he was lately indicted for the death of Michael de Ponynges, 'le uncle,' knight, and Thomas le Clerc, killed at Beaunes, for the rape of Margery, late the wife of Nicholas de la Beche there and for other excesses, before William de Thorp and his fellows, justices appointed to enquire upon the premises, and is imprisoned for that cause, yet John de Monquoye and Richard de Kent have mainperned to have him before the justices on the next day of their session upon the premises to stand to right in accordance with the law and custom of the realm.

Oct. 10.  
Thame.

To the justices of the Bench. Order to release Master John de Aumbresbury from prison by a mainprise, as the king ordered the warden of the Flete prison to certify him why John was detained there, and the warden returned that John was delivered to him before those justices at the king's suit, for divers trespasses and contempts, to be kept safely, and John, archbishop of Canterbury has mainperned before the Council to have him before the justices on the quinzaine of Hilary next to answer for the said trespasses and to do what pertains to the king if John was convicted or did not appear on that day.

#### MEMBRANE 18*d.*

Oct. 6.  
Thame.

Brother John, abbot of Donkeswell of the Cistercian order, acknowledges for himself and convent that they owe to John de Sancto Paulo, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Devon.

*Cancelled on payment.*

Oct. 13.  
Northampton.

John de Foxle of Evenle, Hugh de Wymundham and Thomas de Bannebury acknowledge that they owe to Richard le Clerc of Holebourn 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

*Cancelled on payment.*

*Memorandum* that the king, who had crossed with his army to France, landed at Hogen in Normandy on 12 July in the 20th year of the reign, and thence passed through France to Caley, wasting and destroying, besieged Caley for a long time and afterwards took it, and after having munitioned it with men at arms, victuals and other necessities, and made a truce with his adversaries of France, returned to England, and landed at Sandwich on Friday, 12 October, at the first hour of the day, and on Sunday, 14 October, he went to London and on Monday following Master John de Offord, dean of Lincoln, the chancellor, delivered the great seal for the governance of England during the king's absence to the bishop of Winchester, the treasurer, in a chamber called 'la Newechaumbre' in

1347.

*Membrane 18d—cont.*

Westminster palace, at the third hour of the day, to be kept in the treasury, and on Tuesday following the king sent another great seal, which was with him in parts beyond the sea, to the said chancellor in his house in the parish of St. Clement without the bar of the New Temple, London, by Master Simon de Islep, keeper of the privy seal, and the chancellor received the seal from Simon and at the third hour of the same day caused writs and other things to be sealed therewith at Westminster. [*Fœdera.*]

Oct. 20. Westminster. To the sheriff of Essex and Hertford. Order to cause as many bridges to be made upon the banks of Waltham from Stratford to Ware and thence on the other side to Stanes as used to be there, without delay, and to compel all those to come who are bound to construct or repair those bridges, causing proclamation to be made that no one shall presume to take falcons by that bank until the king's sport is made there, upon pain of forfeiture of the same, without licence, as the king proposes to have sport by the banks of that bailiwick with his falcons for the present season.\* By K.

[*Ibid.*]

The like to the sheriff of Middlesex for such bridges upon the banks extending from Stanes. [*Ibid.*]

The like to the sheriff of Buckingham for the same, from the town of Leghton Bosard to Fennystretford. [*Ibid.*]

Nov. 8. Westminster. To the sheriff of Southampton. The like order to repair bridges. [*Ibid.*]

The like to the following, to wit:—

The sheriff of Wilts.

The sheriff of Berks. [*Ibid.*]

Oct. 16. Westminster. To Richard de Williamescote, Thomas de Langeleye, John Loveday, Nicholas Pooure and John Adderbury. Order to be attendant upon the levying and collecting of the 614½ sacks 7 stones 1½ pounds of wool granted as a loan in co. Oxford, for which the king appointed them with Thomas atte More, knight, without awaiting the presence of Thomas, as the king wishes to discharge him of the said collecting for this turn, on account of certain things shown before the council. By C.

Oct. 25. Walsingham. Leo de Bradenham, William de Cossoyd and Miles le Freynsh of Storteford acknowledge that they owe to Ralph, bishop of London, 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

Oct. 22. Westminster. To the constable of the Tower of London or to him who supplies his place. Order to release John de la Hay, clerk, by mainprise, as John Mareschal and Thomas de Stodle of co. Bedford, John son of Thomas de la Hay and Edward de la Hay of co. Buckingham, have mainperned before the king in chancery to have John, who is detained in the Tower for certain causes, before the king and his council at Westminster on Monday after All Saints next, to do and receive what shall then be ordained. By C.

Oct. 26. Walsingham. Robert de Pysenden acknowledges that he owes to William de Pysenden 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert son of William de Pysenden acknowledges that he owes to John de Croydon, citizen and fishmonger of London, 40*l.*; to be levied etc. in co. Kent.

William son of William de Pysenden acknowledges that he owes to John de Croydon, citizen and fishmonger of London, 40*l.*; to be levied etc. in co. Kent.

\* Tested by the king, as are all the succeeding entries.

1347.

MEMBRANE 17d.

Oct. 16. Thomas de Bellafago acknowledges that he owes to John de Stafford  
Westminster. 100*l.*; to be levied etc. in co. Oxford.

*Cancelled on payment.*

John de Stafford acknowledges that he owes to Thomas de Bellafago  
40 marks; to be levied etc. in co. Oxford.

*Cancelled on payment.*

Oct. 17. John de Stoke of co. Leicester acknowledges that he owes to Henry de  
Westminster. Boresworth, citizen and merchant of London, 40*l.*; to be levied etc. in co.  
Leicester.

Oct. 18. William Pycot of Pateswyk acknowledges that he owes to the abbot of  
Westminster. Coggeshale 200*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

Oct. 18. Alexander de Fallee acknowledges that he owes to Thomas de Walle-  
Westminster. ford, citizen and draper of London, 20*l.*; to be levied etc. in co.  
Buckingham.

Oct. 19. Henry de Loxlye acknowledges that he owes to Reginald le Forester 27*l.*;  
Westminster. to be levied etc. in co. Surrey.

Oct. 20. Thomas de Lathum, knight, the younger, acknowledges that he owes  
Westminster. to Thomas de la More 40*s.*; to be levied etc. in co. Lancaster.

Oct. 21. Laurence de Flete of Fitton, knight, acknowledges that he owes to John  
Westminster. de Wynwyk, clerk, 40*l.*; to be levied etc. in co. Cambridge.

*Cancelled on payment.*

Oct. 22. John de Calverle, knight, acknowledges that he owes to John de Eston,  
Westminster. clerk, 10*l.*; to be levied etc. in co. York.

John de Goldyngham acknowledges that he owes to John de Lech 100*l.*;  
to be levied etc. in co. Essex.

*Cancelled on payment.*

John de Lech acknowledges that he owes to John de Goldyngham 100*l.*;  
to be levied etc. in co. Essex.

*Cancelled on payment.*

Enrolment of release by John son of John de Wymondham to Robert,  
prior of the church of St. Mary, Suthwerk, and the convent of that place,  
of all his right and claim in 26*s.* 8*d.* rent issuing from certain of their  
tenements in the borough and town of Suthewerk, which rent John  
Juvene, John's ancestor, used to receive of the priors, and he releases to  
them all his right and claim in all their tenements whereof the said rent  
used to be levied, and he has made a general release to them. Witnesses:  
Henry Wiliot, Peter de Bernewelle, Richard Fairher.

*Memorandum* that John came into chancery at Westminster on 22  
October and acknowledged the preceding deed.

Enrolment of grant by John Morice, son and heir of John Morice of the  
town of Stebenheth, to John de Colewell, citizen and mercer of London,  
and Amicia his wife, of all the lands with their appurtenances which he  
held in the parish of St. Dunstan, Stebenheth, and he also grants that all  
the lands with their appurtenances which Alice his mother and the said

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*Membrane 17d—cont.*

John de Colewell hold as Alice's dower after the death of John Morice his father, in the town of Stebenheth, shall remain to John and Amicia his wife. Witnesses: Henry Wyliet, Richard Hadleye. Dated at Stebenheth on Monday before SS. Simon and Jude, 21 Edward III.

*Memorandum* that John Morice came into chancery at Westminster on 22 October and acknowledged the preceding deed.

Oct. 28.  
Langley.

William, abbot of Kings Beaulieu, acknowledges for himself and convent that they owe to Henry de Norwico, 120*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Oct. 25.  
Westminster.

To the sheriffs of London. Order to release Peter Guerner, merchant of Florence, from prison, if he find mainpernors who will undertake to have him before the king on the octaves of Hilary next to answer for his trespass and to do what the king's court shall determine, as Bartholomew Corsyn, merchant of Florence, impleads him in the king's court, for a certain trespass, and because the sheriffs returned on the octaves of Michaelmas last that Peter was not found and had nothing in that bailiwick whereby he could be attached, the king ordered them by writ *de judicio* to take him and keep him in prison so that they should have him before the king on the octaves of Hilary as aforesaid, to answer Bartholomew, and they intend to keep him in prison until that day, whereupon he has besought the king to order his release by a mainprise, as he is ready to stand to right in all things and to answer for the trespass.

Oct. 28.  
Westminster

To John Darcy, constable of the Tower of London, or to him who supplies his place there. Order to deliver Thomas Ponyaunt to his mainpernors, on bail, although the king lately ordered the constable to take him and keep him in the Tower until further order, as he was indicted before the steward and marshals of the household of Lionel, the king's son, late keeper of England, and the coroners of that household, for the rape of Margery late the wife of Nicholas de la Beche, for the death of Michael de Ponynges, 'le uncle,' and Thomas le Clerk of Shipton and for other felonies and trespasses committed at Beaumes near Redyng, as James de Tame, citizen of London, Thomas de Tochwylk of co. Buckingham, Thomas de Bedford of the same county, Simon de Tame of co. Oxford and Adam Ponyant of co. Bedford have mainperned in chancery, to have Thomas, who is innocent of the premises, they say, before the king, fifteen days from Hilary or before his justices at order, to stand to right in the matter.

*MEMBRANE 16d.*

Enrolment of assignment of dower to Joan late the wife of William de Carente, tenant in chief, of all the lands which belonged to her husband in co. Somerset, made at Heenton St. George and Merssh in that county to Walter de Thornhull, who married Joan, and to her by Thomas Cary, escheator in that county on 15 August, 21 Edward III, in the presence of Henry de Greystok, supplying the place of the steward of the lands reserved to the king's chamber to which the king reserved all the lands which belonged to William, by virtue of a writ whereof a transcript is sewed to this assignment, to wit; a third part of all the lands which belonged to William in Heenton St. George, to wit; a third part of a house serving as a hall there, towards the south, and a third part of

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*Membrane 16d—cont.*

another house there built for a grange, towards the south, and a third part of a garden there towards the south, with free entry and egress by the gates of the said manor and garden; also a third part of all the arable land there to wit, in the south field, a third part of 1 acre 1 rood 18 perches of land in la Butine; a third part of 2 acres 1 rood 30 perches 10 feet of land in Westwythelee, a third part of 1 acre 1 rood 3 perches of land in Westlytelwythele, a third part of 30 perches of land in Cobbeclive, a third part of 1 rood 9 perches of land in Watlesyate, a third part of 1 rood 34½ perches of land in Crowethorn, a third part of 2½ acres 4 perches of land in Langedon, a third part of 1 acre 1 rood 9 perches of land in Elfurlang, a third part of 1½ acres 24 perches of land in Southcleverlang, a third part of 1½ acres 26 perches of land in Northcleverlang, a third part of 3 acres 1 rood 12 perches of land in Stikelden, a third part of ½ acre 10 perches of land in Westlangelond, a third part of 2½ acres 32 perches of land in Westlangelond, in le Courtlond, a third part of 2½ acres 31 perches 10 feet of land in Langelond near the gate of Thomas Deneband; also in the north field there, a third part of 2 acres 1 rood 18 perches 9 feet of land in Woulond, a third part of 1 acre 4 perches 12 feet of land in Mulneforlang, a third part of ½ acre 1 rood 19 perches 13 feet of land in Poukepulle, a third part of 1½ acres 15 perches 8 feet of land in Sopernepark, a third part of ½ acre 9 perches of land in Sturte, a third part of 1 acre 1 rood 31 perches 11 feet of land at Shortlond atte Forde, a third part of 3 acres 28 perches 3 feet of land in Northmerssh, a third part of 2½ acres 7 perches of land in Overmerssh, a third part of 2 acres 2 perches of land in Coppedeford; also in the west field there, a third part of 1 acre 16 perches 11 feet of land at Betwenedych on the east, a third part of 1 acre 18 perches of land at Betwenedych on the west, a third part of 1 acre of 18 acres of land at la Putte on the west, a third part of an acre 9 perches 10 feet of land at Brokforlang on the west, a third part of 1 acre 1 rood 13 perches of land in Brokforlang on the east, a third part of 2 acres 36 perches 5 feet of land in Chalvecroft, a third part of 2 acres 1 rood 37 perches 5 feet of land at Berdon at the gate of Thomas Deneband, a third part of 1 acre 1 rood 3 perches 10 feet of land at Berdon atte Stondelf, a third part of 1½ acres 1 rood 12 perches of land at Petram atte Eurlesdore, a third part of 1 acre 1 rood 27 perches of land atte Freres, a third part of 1 acre 1 rood 9 perches 5 feet of land at Petram opposite at Shittrokesheye, a third part of 1½ acres 30 perches 13 feet of land atte Nasshe opposite, of Robert Peny, a third part of 1 acre 13 perches 6 feet of land at Estlangelond, a third part of ½ acre 1 rood 11 perches 10 feet of land at the acre Byesteslade and a third part of ½ acre 30 perches 12 feet of land at Noreysacre, as all those parcels are bounded in all the fields; also a third part of 2 acres of mowable meadow there in Westlangemore and a third part of 1 acre of meadow in Middellangemore and a third part of a rood of mowable meadow in la More and a third part of an acre of mowable meadow upon la Stierte and a third part of an acre of meadow there in Estmulleham and a third part of an acre of meadow there in Ponkepulle, and a third part of 2 acres of meadow there before le Dounmulle and a third part of ½ acre of mowable meadow there in Westmulleham, as they are bounded; also a third part of 5 acres of separable pasture in the close of Brodemoor there; also a third part of ½ rood of wood; also 8s. 3½*d.* rent to be received yearly of John Swayn, bondman of the manor, with all his service, and 8s. 3½*d.* rent yearly from Roger Kene, bondman of the manor, with all his service, and 9s. 4*d.* rent yearly from William Deneham in dower touching Joan of a moiety of a mill there; also 5s. rent yearly from John de Haddon, free tenant in fee there,

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*Membrane 16d—cont.*

and  $\frac{1}{2}d.$  rent yearly from Cristina Hauel, free tenant there in fee, and  $2d.$  rent yearly from William Warre, free tenant there in fee, and  $2s.$  rent yearly of Walter Fynel, tenant for life there, and  $4s.$  rent yearly of John Trip, free tenant for life there.

There are also assigned a third part of all the lands which belonged to William in the moiety of Kyngeston and Merssh, co. Somerset; to wit, a chamber built at the head of the north hall there, with a cellar beneath it, with free entry and egress by the gate of that moiety and by the door of the hall, in recompence for the dower touching Joan of the said hall and the other chambers annexed thereto; also a third part of a bakehouse there towards the north with free entry and egress and a new house near the gate of the manor except a head of that house built for a cart house, which cart house will be common to the heir and his guardian, and to Walter and Joan; also a chapel there to be common to either party, also a third part of a house to serve as a cowshed there, also an outer barton to be common to the parties; also a third part of an inner barton with free entry and egress by the two parts thereof remaining to the heir; and a third part of a garden there and a third part of the profit of a dovecote there; also a third part of the arable land there, to wit, a third part of 14 acres of land in Meddforlang, in three places, a third part of  $3\frac{1}{2}$  acres of land in Netherputte on the west and a third part of  $1\frac{1}{2}$  acres there on the north, and a third part of 2 acres of land at La Breche opposite La Lude and a third part of 2 acres of land at La Southerputte, and a third part of 6 acres 3 roods of land upon Womere as they lie and are bounded in four places, in a field called Middelfeld, a third part of 2 acres of land abovegrenemore in Cleyforland, a third part of 2 acres of land at La Putte in the same plot, a third part of 2 acres of land above the heeledeye, in the same plot, a third part of  $1\frac{1}{2}$  acres of land in Middelforlang, a third part of 6 acres of land in a piece in the same forlang, a third part of  $2\frac{1}{4}$  acres of land in Stodfold, a third part of  $1\frac{1}{2}$  acres of land in Colvermere, also in the field called 'Westfeld' a third part of  $4\frac{1}{2}$  acres of land at La Thorne upon the field of Ocleo, a third part of  $4\frac{1}{2}$  acres of land in another plot abutting upon the said plot, a third part of 6 acres of land at the ditch Bywestethorne, a third part of 3 acres of land at Hedoneshullethorne, a third part of 2 acres of land in Froggeneputte in the lower plot, a third part of an acre of land there in the upper plot, also in Yenelefeld a third part of 10 acres of land upon La Mulme in five places in the upper forlang as they are bounded, a third part of 3 acres of land there in two places in the lower forlang, also in the field called 'Southfeld' a third part of 4 acres at Bronesmore, a third part of  $4\frac{1}{2}$  acres of land at Colethorn, a third part of  $1\frac{1}{2}$  acres of land at Coppedehull, a third part of 6 acres of land at three crosses (*tres cruces*), a third part of 6 acres 3 roods of land at La Lynche as they are bounded in three plots there, and a third part of  $4\frac{1}{2}$  acres of land at Wythydych in the lower forlang, a third part of  $2\frac{1}{2}$  acres of land in the upper forland there, a third part of 1 acre 1 rood of land in Makkescroft in a forlang there, a third part of  $\frac{1}{2}$  acre of land in the forlang near the land of Agnes Pynge; also a third part of  $3\frac{1}{2}$  acres of mowable meadow at Overdonne in Le Southeremede, a third part of 3 acres of mowable meadow in le Netheremede, a third part of 3 acres of meadow at Grenemore in the upper part, a third part of an acre 3 roods of meadow there in the lower part; also a third part of  $2\frac{1}{2}$  acres of meadow in another place there, a third part of  $\frac{1}{2}$  acre of meadow, in the upper part of Grenemore in a place not given; also a third part of a pasture called 'Oxelese,' containing 4 acres 3 roods, and a third part of another pasture called 'Hennemore,' containing 1 acre 1 rood, a third part of pasture there called 'Oldeleye,' a third part of a pasture there called 'la Somerlane,' a third part of la Wodewye, a third part of la Medstret; also a

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*Membrane 16d—cont.*

third part of all the wood there as it is bounded on the south ; also 9s. 4½d. rent to be received yearly of Geoffrey Peere, 6s. 5¼d. yearly rent of Maud de Sambourn, and 9½d. yearly rent of Alice Turkes, and 4¾d. yearly rent of Isabel la Sheppestere, 18s. 4d. yearly rent of John Raules, 12d. yearly rent of Margery de Shaftebury, 8d. yearly rent of William de Fydelton, 6d. yearly rent of John Martyn, bondman there, with all his service and works, 9s. 6¾d. yearly rent of William Wyther, bondman there, and a cock and three hens yearly of the same with all his services and customs, 19s. 1d. yearly rent and a cock and three hens yearly from Isaak Wyther, bondman there, with all his services and customs ; also a third part of all the profits of pleas and perquisites of court both there and at Heenton and a third part of the *capitagium* of grooms in those manors. Dated as aforesaid.

*MEMBRANE 15d.*Oct. 23.  
Waltham.

Robert de Hagham, knight, acknowledges that he owes to the abbot of Tilteye 30l. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Enrolment of deed testifying that whereas Joan de Rokesle, daughter and one of the heirs of Sir Richard de Rokesle, knight, true patroness of the free chapel of Holy Trinity, Totyntone, diocese of Rochester, has granted that chapel to John Lone of Canterbury, chaplain and perpetual warden of that chapel, to hold for life, as is fully contained in her charter of enfeofment to him, he has released that chapel to her and surrenders the said charter to her, granting that she may give the chapel to whomsoever she wishes. Dated at London on 21 October, 21 Edward III.

*Memorandum* that John came into chancery at Westminster on 24 October and acknowledged the preceding deed.

Oct. 25.  
Walsingham.

John le Rede of Romesye acknowledges that he owes to Richard le Saghier of Romesye and to William Cole of Elynge 60l. ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment, acknowledged by Thomas Cole, one of the executors of the will of John de Astyngton, late one of the executors of the will of the said William Cole, who survived Richard le Saghier, it is said.*

Enrolment of indenture made between Richard le Saghier of Romesie and William Cole of Elynge of the one part, and John le Rede of Romesie of the other part testifying that whereas John is bound to Richard and William in 60l. by the preceding recognizance to be paid at Michaelmas next following, they grant that if John pay to them at Romesye, at Easter next, 50s. and at Michaelmas following 50s. and so yearly 100s. until the 60l. are fully paid, then all action by virtue of that recognizance shall cease in the meantime, and John grants that the recognizance shall remain in force, saving that Richard and William grant that all payments made by John of the 60l. shall be allowed to him, and if Richard and William obtain the 60l. or part thereof in default of payment, by writ, John will pay them 6s. 8d. for their damages and expenses. Witnesses : Nicholas de la Bere, John Inkepenne, Robert de Hoo, the younger, John de Clanefeld, Alan de Sutton, William de Neubrigg. Dated at Westminster on 27 October, 21 Edward III.

*Memorandum* that the said Richard and William and John came into chancery at Westminster on 27 October and acknowledged the preceding indenture.

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*Membrane 15d—cont.*Oct. 28.  
Westminster

To the treasurer and barons of the exchequer. Order to supersede the demand for the triennial tenth last granted by the clergy, made upon the prebend of Alba Canyng in the church of the nuns of St. Mary's, Winchester, diocese of Salisbury, while it was in the pope's hands, as the said prebend, which William, bishop of Winchester lately obtained, was in the pope's hand from 14 May in the 20th year of the reign, until 14 May last, as Reymund Pelegrini, the pope's nuncio in England, has signified in chancery.

Oct. 31.  
Langley.

John de Cornhull, son and heir of Richard de Cornhull, of co. Middlesex, acknowledges that he owes to Henry de Frowyk 500*l.*; to be levied, in default of payment, of his lands and chattels in that county.

*Cancelled on payment.*

Oct. 28.  
Newmarket.

To the mayor and bailiffs of Sandwich. Order not to permit any knights and squires to cross from the port of that town to Spruce without the king's special order, enjoining upon all masters and mariners of ships of that town, upon pain of forfeiture, not to permit such knights and squires to cross in their ships to those parts, as the king has learned that several knights and squires of England propose to go to the said parts and other distant places, without the king's licence and will, and the king has considered that the truce with his adversary of France is for a short time, and he desires his people to remain within the realm for its defence.

*[Fædera.]*

By letter of secret seal.

The like to the following, to wit:

The mayor and bailiffs of Dover.

The sheriffs of London.

The mayor and bailiffs of Wynchelse.

Bartholomew de Burgherssh, constable of Dover Castle and warden of the Cinque Ports or to him who supplies his place, '*mutatis mutandis.*'

*[Ibid.]*

Mandate to the captain of the king's town of Caleys or to him who supplies his place, if he find any knights and squires crossing to the said parts, to cause them to be arrested with their horses and equipments, sent back to England, and brought before the council.

By the same letter.

*[Ibid.]*

Mandate to the sheriffs of London to cause proclamation to be made that no knight or squire shall cross the said parts without the king's order, upon pain of forfeiture.

By the same letter.

*[Ibid.]*

Oct. 16.  
Westminster.

To the sheriff of Stafford. Order, upon sight of these presents, to cause proclamation to be made that no merchant or other shall take corn to any parts beyond except the town of Caleys, upon the forfeiture thereof, without the king's licence by advice of the council, and that all who wish to take corn to Caleys shall find mainpernors in chancery that they will so take it, and not elsewhere and will bring back the letters patent of the captain of that town testifying the unlading of the corn there within a month from the time of unlading, and if he finds any doing the contrary after the proclamation, he shall cause them to be arrested with the corn and kept safely until further order, as a great scarcity of corn has arisen in divers parts of the realm by the excessive quantity taken to parts beyond and worse may be feared unless a remedy be quickly supplied.

By K.

*[Fædera.]*

The like to all the sheriffs of England. *[Ibid.]*

1347.

*Membrane 15d—cont.*

Oct. 22. To the collectors of the wool last granted in co. Gloucester. Order to Westminister. supersede the exaction of wool made on Thomas de Bradeston in the manors of Chilterham and Sloughre, releasing him from any distraint made for that cause, as the king granted to him the said manors, which belonged to the abbot of Fécamp, an alien, and which were in the king's hand by reason of the war with France to the value of 84 marks, in part payment of 500 marks, granted to him to maintain him as a banneret, to hold so long as those manors remained in the king's hand.

Nov. 8. Roger de Walcote of Oxford acknowledges that he owes to Richard de Westminister. Thoresby, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Oxford.  
*Cancelled on payment.*

## MEMBRANE 14d.

Oct. 29. John de Cayly, knight, and John Costyn, acknowledge that they owe to Langley. John de Brunham, clerk, and Henry Maupas, 30l.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Nov. 5. Henry Husee, knight, and Joan late the wife of Walter de Huntyngheld Westminister. acknowledge that they owe to Edward de Sancto Johanne and Eva his wife, 166l. 13s. 4d.; to be levied etc. in co. Sussex.

Nov. 6. Robert Bonyng, of Cicestre, acknowledges that he owes to the abbot of Westminister. St. Martin's, Séez, 50 marks; to be levied etc. in co. Sussex.

William Strangman, of Braddewell, acknowledges that he owes to John son of William Lengleys, of Briddebroke, 10l.; to be levied etc. in co. Essex.

Nov. 2. Ivo fitz Waryn, knight, acknowledges that he owes to Queen Philippa, Westminister. 606l. 13s. 4d.; to be levied etc. in co. York.

Nov. 7. John de Bolton, parson of Lith church, diocese of York, acknowledges Westminister. that he owes to Master Adam de Lychefeld, clerk and proctor of Innocent de Flisco, archdeacon of Clyveland, 60l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Henry Husee, knight, acknowledges that he owes to John de Bohun, knight, 400l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

John de Bohun, of Midhurst, acknowledges that he owes to Henry Husee, knight, 400 marks; to be levied etc. in co. Sussex.

Nov. 6. To the abbot and convent of Meaux. Order to send a strong horse not Westminister. (*evitum*) to chancery to carry the rolls, so that it be there on the morrow of St. Nicholas next, to be delivered to David de Wollore, keeper of the said rolls.

*Vacated because nothing thereof is done.*

Enrolment of agreement made between Adam le Gold of Hoo in the parish of St. Wereburg in co. Kent and Blanche his wife, of the one part and Sir Adam de Asschehurst, knight, of co. Lancaster of the other part, so that Adam and Blanche demised at ferm to Sir Adam all their marsh fresh and salt in the town and parish of Esttillbury, co. Essex with all appurtenances

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*Membrane 14d—cont.*

to hold for the life of Blanche, paying to Adam and Blanche 20s. yearly. Witnesses: Thomas Gobyouyn, Richard Godsalm, knights, Peter de Gildeford, John de Morton, Thomas Goldhauk, the elder. Dated at Esttillebury on Saturday the feast of St. Michael, 21 Edward III.

*Memorandum* that Adam and Blanche and the said Sir Adam came into chancery at Westminster on 8 November and acknowledged the preceding indenture.

Oct. 20.  
London.

To Alfonso, king [of Castile]. Alfonso will remember that the king sent commissioners to treat upon the damages mutually inflicted by the subjects of the two kings, and to treat for a peace or truce between them, and the citizens and jurats of Bayonne and some other subjects of the king considering that the truce so arranged, from Michaelmas then past to Christmas following, was useless and even injurious to them, did not admit it, the king has caused a new commission to be made for a like purpose, the king therefore requests Alfonso to send commissions to treat upon those matters and to make a truce for two or three years, forbidding his subjects and especially those of Biscaye, who did great damage to the king's subjects in the last truce, to do any such injury by land or sea, and the king will make a like prohibition to his own subjects, considering that Alfonso is included as the king's ally in the truce made at Caleys. [*Fœdera.*]

Enrolment of grant by John son and heir of John Murdak of Lomhull to Henry de Cosham and Cristina his wife, John's mother, for the lives of Henry and Cristina, of all the lands which they hold in the manor of Brouztone Mauduyt, with reversion to John. Witnesses: John Laundels, Robert de Eleford, John Crok, Thomas de Eleford, Peter de Eggesworthe, John Wynstone.

*Memorandum* that John came into chancery at Westminster on 12 November and acknowledged the preceding deed.

Nov. 7.  
Westminster.

John de Cusancia, prior of Bermundeseye, acknowledges for himself and convent that they owe to William de Osberston, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

Nov. 17.  
Westminster.

Robert de Marny, knight, acknowledges that he owes to Richard de Thoresby, clerk of the hanaper, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

*MEMBRANE 13d.*

*Memorandum* that John de la Haye, clerk, lately imprisoned in the Tower of London for certain trespasses and contempts, and afterwards brought before the king in chancery by a mainprise, has found there John Eustace, Edward de la Haye, William de Sobbury, William Eustace, Henry de la Haye and Thomas de Tothewyk of co. Buckingham, who have mainperned to have him before the king and his council when they are notified to answer for the said trespasses and contempts.

Nov. 7.  
Westminster

The prior of Wymondham acknowledges for himself and convent that they owe to Robert de Ufford, earl of Suffolk, 214*l.* 5*s.* 6*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

*Cancelled on payment.*

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*Membrane 13d—cont.*Nov. 12.  
Westminster.

The prior of St. Mary's church, Suthwerk, acknowledges for himself and convent that they owe to William de Newenham, clerk, 116*l.*; to be levied etc. in co. Surrey.

*Cancelled on payment.*

Enrolment of release by John son of Henry Wymond, citizen and woolman of London, to the said Henry his father of all his right and claim in all the lands and rents with their appurtenances which Henry holds of his demise in the towns of Faversham, Preston, Copton, Bokton and Hamme, co. Kent. Witnesses: Thomas atte Vyne, Adam Hurel, Henry Cros, Laurence de Braghyngg, William Merk, Peter atte Vyne, Roger atte Ponde, Nicholas de Harwedon, clerk. Dated at London on Sunday after the Assumption, 21 Edward III.

*Memorandum* that John son of Henry came into chancery at Westminster on 12 November and acknowledged the preceding deed.

Nov. 11.  
Westminster.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and the brethren of the Hospital that they owe to Richard Ruthyn, citizen and skinner of London, 400*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*

Nov. 12.  
Westminster.

William Beauver acknowledges that he owes to Peter, parson of Beremundeseye church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter de Chiryton and Thomas de Swanlond, citizens and merchants of London, acknowledge that they owe to Robert de Ufford, earl of Suffolk, 300*l.*; to be levied etc. in the city of London.

Enrolment of release by Edmund son of Edmund son of Simon de Godestr[ia] of co. Essex to Thomas de Baa of co. Kent, of all his right and claim in the manor of Hastyngeseye near Wy. Witnesses: Geoffrey de Say, John de Curiel, Roger de Northwode, John de Northwode, Thomas de Aldon, Stephen de Cosynton, knights, Henry de Haute, John de Frenyngham, John Frere of Strode, Simon de Haudlo, John atte Forde, Thomas de Darente, John Barry. Dated at Depford on Tuesday after Martinmas, 21 Edward III.

*Memorandum* that Edmund came into chancery at Westminster on 13 November and acknowledged the preceding deed.

Enrolment of release by John Shench son and heir of Joan late the wife of Edmund Chene to Edmund Botiller and Eleanor his wife and to John le Botiller of all his right and claim in all the lands which they lately acquired of Adam late the vicar of Wythermmundesford church in the towns of Bolmere, Great Heneye, and Little Heneye, co. Essex. Witnesses: John Fermer, Ralph son of William, knight, John Engleys, John de Assh, Richard de Assh. Dated at Bolmere on Friday after Martinmas, 21 Edward III.

*Memorandum* that John Shench came into chancery at Westminster on 17 November and acknowledged the preceding deed.

Nov. 11.  
Westminster.

Henry de Haryngworth, vicar of Gretton church, Simon Stilton of Rokyngham, and John Gibun of Gretton acknowledge that they owe to Peter Vivent, clerk, 140 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

*Memorandum* that William de Appelton, clerk, received the acknowledgment by writ which is on the files among the writs of *dedimus potestatem* of this year.

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*Membrane 13d—cont.*Nov. 20.  
Langley.

Maurice le Fitz Thomas, earl of Kildare, acknowledges that he owes to Thomas Wogan and Simon son of Richard, knights, 1,000 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

Robert de Marny, knight, acknowledges that he owes to John Dale, brother of Ed[mund] Dale and to Giles de Westmulne of London 10*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

Nov. 10.  
Westminster.

To the collectors in co. Sussex of the aid for making the king's eldest son a knight. Order to supersede until the octaves of St. Nicholas next the demand for that aid made upon the prior of Lewes by reason of his lands and fees in that county.

By C.

Nov. 16.  
Langley.

To the mayor and bailiffs of Colchester. Order to cause a ship called '*la Lethenard*,' which was lately arrested together with the things and merchandise found therein, by Saier Lorymer, whom the king lately appointed to supervise the ships in ports and maritime places, because he found certain merchandise not customed therein, to be kept safely under arrest in the water of Colchester until further order, certifying the king in chancery without delay of the value and nature of the merchandise.

By C.

MEMBRANE 12*d.*Nov. 8.  
Westminster.

To the *podestà* (*potestati*), captain, conservator, executor of the ordinances of justice, priors of the arts, gonfalonier (*vevilifero*) of justice, official of the community of the merchants and trade, and the people and community of Florence. Whereas James Gerard, merchant of Florence, is bound to John de Wesenham, the king's butler, in divers sums, and John is sending his proctor, bearer of these presents, to their parts, to have payment of those sums, the king recommends that proctor to them, requesting them to aid him in the speedy execution of his affair, and the king will be ready to do the same for them in like case.

Nov. 12.  
Westminster.

Maurice son of Thomas, earl of Kildare, Thomas Wogan and Simon son of Richard, knight, acknowledge that they owe to Bartholomew de Burgherssh, knight, the elder, 500 marks; to be levied, in default of payment, of their lands and chattels in Ireland.

Bartholomew de Burgherssh, the elder, acknowledges that he owes to Maurice son of Thomas, earl of Kildare, 1,000 marks; to be levied etc. in co. Kent.

Enrolment of indenture testifying that whereas Maurice son of Thomas, earl of Kildare, Thomas Wogan and Simon son of Richard, knight, are bound to Sir Bartholomew de Burgherssh, '*le pierre*' in 500 marks to be paid at Midsummer next, and he is bound to the earl in 1,000 marks to be paid at Midsummer next and the Purification following, by the preceding recognisances, the said earl, Thomas, Simon and Bartholomew grant that if the earl enfeoff Elizabeth, Bartholomew's daughter, with 500 marks of land or rent before Midsummer, as of castles, towns and manors of his inheritance in Ireland in a suitable place and of free land not bound by statute or otherwise encumbered, whereof 100 marks shall be now assigned for the chamber, for life, then the said recognisance for 500*l.* shall lose its force and the recognisance for 1,000 marks shall remain in force, and if the enfeoffment is not made to Elizabeth in the form aforesaid the

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*Membrane 12d—cont.*

recognisance for 500 marks shall remain in force and the recognisance for 1,000 marks shall be void. Dated at London on 12 November, 21 Edward III. *French.*

*Memorandum* that the earl, Thomas and Simon and Bartholomew came into chancery at Westminster on 12 November and acknowledged the preceding indenture.

Nov. 14. Westminister. Walter atte Hole of co. Devon acknowledges that he owes to William Steel of Cotyngnam, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Nov. 15. Langley. Miles de Mountenye acknowledges that he owes to John de Bedeford, citizen and skinner of London, 28*l.*; to be levied etc. in co. Essex.

Richard Daly of Sevenoek acknowledges that he owes to John Daly, the king's sergeant at arms, 20*l.*; to be levied etc. in co. Kent.

Nov. 22. Westminister. John de Turburvill acknowledges that he owes to Thomas de Brembre, clerk, 800 marks; to be levied etc. in co. Dorset.

Nov. 18. Westminister. To William Croyser, escheator in co. Bedford. Order not to intermeddle further with a messuage, 80 acres of land and 4 acres of meadow in Stanford in that county, restoring the issues thereof to James son of John de Pabenham, the younger, and Joan his wife as the king has learned by inquisition taken by the escheator that Joan, late the wife of John de Pabenham the younger, at her death, held the premises with her husband for their lives, with remainder to James and Joan his wife and the heirs of his body by a fine levied in the king's court, and that the said tenements are held of John Dengayne by knight's service.

*Vacated because below.*

MEMBRANE 11*d.*

Nov. 17. Langley. Richard, son of Adam de Peshale and Thomas de Offeleye, of Eccleshale, co. Stafford, acknowledge that they owe to John de Tamworth, clerk, 12*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

The same Richard acknowledges that he owes to the said John 100*s.*; to be levied as aforesaid.

Nov. 10. Westminister. To John de Collebrok. Order to be before the king and his council at Westminster on Monday after St. Lucy next to answer for his contempt and further to do and receive what shall then be determined, as John lately laded a certain number of cloths in ships in the port of Exemuth and took them to parts beyond without paying the custom due thereon, although it was exacted of him by the one supplying the place of John de Wesenham to whom the king granted that custom in all the ports of England for a time, as John has certified in chancery. By C.

The like to the following, to wit :—

Geoffrey le Clerc, of Toppesham.

Nicholas de Godescote.

John Slegh.

Benedict de Clyst.

Reginald Whythom.

To John de Stratton de Weymuth. The like order, as he laded a number of cloths in ships in the port of Weymuth, etc. as above. By C.

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*Membrane 11d—cont.*Nov. 12.  
Westminster.

To the sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made, that no one shall joust, tourney or exercise other deeds of arms in England upon pain of the forfeiture of their horses, armour and other things, and if they find any doing the contrary after the proclamation, they shall take them to the Tower of London or deliver them to the constable there or to him who supplies his place, and they shall take into the king's hand their horses, armour, equipments and other goods, and keep them safely until further order, certifying the king in chancery of the names of those arrested, of the value of the horses etc. so taken and of all their action in the matter. By K.

[*Fœdera.*]

The like to all the sheriffs of England, '*mutatis mutandis.*' [*Ibid.*]

Enrolment of release by Henry de Frouwyk, of co. Middlesex, to John de Cornhull, son and heir of Richard de Cornhull, of all his right and claim in all the lands and rents in the parishes of St. Giles without Cripelgate and St. Botulf without Alderichesgate, London, and in the parishes of Iseldon, Shordich, Hakeneye and elsewhere in co. Middlesex, which he lately had of the grant of John de Gloucestr[ia], son of Henry de Gloucestr[ia], citizen of London, and which John de Cornhull lately recovered against him by judgment rendered in the king's court. Witnesses: John de Munden, Walter de Berham, Peter atte Gate, John Dobelyn, William le Parker. Dated at Iseldon on Thursday after St. Edmund the King, 21 Edward III.

*Memorandum* that Henry came into chancery at London on 26 November and acknowledged the preceding deed.

Nov. 20.  
Westminster.

Robert de Kelm acknowledges that he owes to John de Cotyngton, clerk, the elder, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

Nov. 24.  
Westminster.

Richard Talbot, knight, acknowledges that he owes to William de Hanhampstede, citizen and pepperer of London, 1,000l.; to be levied etc. in co. Oxford.

*Cancelled on payment, acknowledged by William de Hanhampsted, executor of William's will.*

The same Richard acknowledges that he owes to Robert de Shordych, citizen and goldsmith of London, 1,000l.; to be levied as aforesaid.

William de Hanhampstede, citizen and pepperer of London, and Robert de Shordych, citizen and goldsmith of London, acknowledge that they owe to John de Berkyng, citizen and draper of London, the younger, 500l.; to be levied etc. in the city of London.

*Cancelled on payment.*

Nov. 23.  
Westminster.

The sheriff of Norfolk and Suffolk. Order upon sight of these presents, to cause proclamation to be made that all who have taken falcons and hawks wearing hooks (*vertevells*) and jesses shall bring them to the sheriff with all speed to be delivered to him by indenture to be kept safely until the king has ordered them to be delivered to those who claim them, and to arrest all those found detaining and concealing such falcons and hawks, after the proclamation, together with the said falcons and hawks, and to keep them safely until further order.

The like to the following, to wit:

The sheriff of Kent.

The sheriff of Surrey and Sussex.

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*Membrane 11d—cont.*

The sheriff of Southampton.  
 The sheriff of Oxford and Berks.  
 The sheriff of Bedford and Buckingham.  
 The sheriff of Essex and Hertford.  
 The sheriff of Middlesex.  
 The sheriff of Cambridge and Huntingdon.

Nov. 10. To the sheriff of Oxford. Order to supersede the taking of Thomas de  
 Westminster. Vernoun, knight, as he has shown the king, that whereas he is indicted  
 before William de Thorp and his fellows, justices appointed to enquire  
 concerning the names of the malefactors who ravished Margery late the  
 wife of Nicholas de la Beche, at Beaumes, near Redyng, killed Michael de  
 Ponynge 'le uncle' and Thomas le Clerc of Shipton there, and committed  
 other felonies, and to hear and determine the same, for the said misdeeds, at  
 the procuration of his rivals, and he has besought the king to order the  
 taking of his body to be superseded by a mainprise, as he is not guilty  
 of the premises, and Thomas Wale, knight, William Louches, John de  
 Abberbury, Ralph Friday, Thomas Fitz Aleyn, and Nicholas de Bannebury  
 have mainperned in chancery to have Thomas before the said William and  
 his fellows, justices appointed to hold pleas before the king, on the octaves  
 of Hilary next to stand to right upon the premises and further to do and  
 receive what shall then be determined. By C.

Nov. 23. To the sheriff of Essex and Hertford. Order to cause the bridges upon  
 Westminster. the banks in that bailiwick to be made with all speed, and to compel all  
 those who are bound to do so, to repair or build such bridges, in accordance  
 with the tenor of a former order [*as at page 397 above*], as the bridges are  
 not yet built through the negligence and disobedience of those who are  
 bound to make and repair them. By K.

Nov. 15. To William de Thorp and his fellows, justices appointed to hold pleas  
 Westminster. before the king. Order to supersede the exigent and process against  
 Stephen Fraunceys while he is in the king's service, if they find that he is  
 placed in exigent at the king's suit, as he has besought the king to order  
 this to be done, as he is placed in exigent in co. Wilts to be outlawed, and  
 he is staying in the king's service in garrison at Calais, as Richard Talbot,  
 steward of the king's household, has testified in chancery. By C.

Richard de Whitewell, canon of St. Mary's church, Lincoln, puts in his  
 place Philip de Redmar, clerk, to prosecute the execution of a recognisance  
 for 100s. made to him in chancery by Richard Martyn, parson of St.  
 Peter's church, Staunford.—David de Woll[ore] received the attorney.

Dec. 3. Richard de Burneby acknowledges that he owes to William de Byfeld,  
 Westminster. clerk, John de Caldon, Walter de Eketon of Fletestrete and Nicholas atte  
 Longeentre 40l.; to be levied, in default of payment, of his lands and  
 chattels in co. Northampton.

## MEMBRANE 10d.

Enrolment of release by William son of Thomas Beaupoint of  
 Baumburgh to John de Hopton, chaplain, and his successors, chaplains in  
 the church of St. Aidan, Baumburgh, to celebrate divine service for the  
 souls of Thomas de Baumburgh, of his father and mother and of all the  
 faithful departed, of all his right and claim in the lands which John holds  
 in the town and territory of Baumburgh, which lands the said Thomas de

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*Membrane 10d—cont.*

Baumburgh held of the gift and enfeoffment of the said Thomas Beaupount. Witnesses: Thomas de Seyton, Roger de Blaykeston, John Moubray, Peter de Richemond, Hamo de Hessay, Robert de Tughale, William de Presfen, Robert Wendout, Walter son of Henry de Swynhowe. Dated at Westminster on 6 June, 21 Edward III.

*Memorandum* that William came into chancery at Westminster on 20 November and acknowledged the preceding deed.

Enrolment of release by John de Cornhull son and heir of Richard de Cornhull of co. Middlesex to Henry de Frouwyk of that county of all the lands and rents in the parishes of St. Giles without Crepelgrate and St. Botholf without Alderichesgate, London, Iseldon, Hakeneye and Shordich in the said county, which he lately recovered against Henry by judgment rendered in the king's court, to hold for life for rendering 8*l.* yearly to John, so that if Henry die within eight years of the making of these presents, his executors shall hold the said lands and rents until the end of the eight years, and John also grants to Henry permission to dig, carry and sell clay, sand and soil at certain places, to wit in a place called 'les noef acres,' and another place containing 10 acres, which is held of the prebend of Iseldon, at his will. Dated at Iseldon, co. Middlesex, on Sunday the feast of St. Katherine, 21 Edward III. *French.*

*Memorandum* that John came into chancery at London on 26 November and acknowledged the preceding deed.

Walter de Wauncy puts in his place John de Sutton and John de Codyngton, the younger, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Hildebrand de London.—Elias de (trym[stede] received the attorneys.

Nov. 20.  
Westminster.

Isabel Parvyng acknowledges that she owes to Margaret de Wygeton 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Cumberland.

William de Brokesbourn acknowledges that he owes to Richard de Birton 4*l.*; to be levied etc. in co. Hertford.

*Cancelled on payment.*

William de Shiltwode, parson of Lamyhangel Orath church, diocese of St. Davids, acknowledges that he owes to Richard de Thoresby clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Worcester.

Nov. 26.  
Westminster.

John atte Grene, parson of Wexham church, acknowledges that he owes to William de Newenham, clerk, 50*s.*; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

Nicholaa late the wife of John de Mokkyng, citizen and fishmonger of London, executrix of his will, puts in his place Michael Clench to prosecute the execution of a recognisance for 100*l.* made to John in chancery by John Dengayne of Teversham.

Nov. 10.  
Westminster.

To William Bisshop, the king's serjeant at arms. Order to supersede the execution of the commission appointing him to supervise the collection and levying of the wool last granted by the laity in cos. Buckingham, Hertford, Oxford, Berks, Wilts, Somerset, Dorset, Southampton and Devon and to stir the collectors and receivers of the wool to be attendant upon their duties and the men of the counties to pay their portions, and to do certain other things contained in the king's letters to him, as for certain causes the king has revoked that commission.

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*Membrane 10d—cont.*

The like to the following to wit:—

Thomas Durant, the king's serjeant at arms, appointed in cos. Gloucester, Worcester, Hereford, Salop and the town of Bristol.  
 Robert Flambard, serjeant etc. appointed in cos. Surrey and Sussex.  
 Hugh de Notingham, serjeant appointed in cos. Lincoln, Rutland, Leicester, Nottingham, Stafford, Derby, Lancaster, York and the town of Newcastle upon Tyne.  
 Walter de la Hay, serjeant appointed in cos. Essex, Norfolk, Suffolk, Cambridge, Huntingdon, Bedford and Northampton.  
 Robert Flambard, serjeant appointed in co. Middlesex.  
 Robert Mounceaux, serjeant appointed in cos. York, Northumberland, Cumberland, Westmorland and Lancaster.  
 Walter de Harewell, serjeant appointed in cos. Lincoln and Nottingham.  
 William Virly, serjeant appointed in co. Nottingham.  
 Walter de Hauley, serjeant appointed in co. Cornwall.  
 Walter de Hauley, serjeant appointed in co. Devon.

Nov. 26. John Peche, knight, acknowledges that he owes to Richard de Saltby  
 Westminster. 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

The same John acknowledges that he owes to the said Richard 80*l.*; to be levied etc. in co. Lincoln.

Nov. 28. Richard Forester acknowledges that he owes to Robert de Ufford, earl of  
 Westminster. Suffolk, 200 marks; to be levied etc. in co. Suffolk.  
*Cancelled on payment.*

Nov. 29. Brother John de Houton, master of the house of St. James near  
 Westminster. Westminister, acknowledges that he owes to John de Asshewell, the elder, 10 marks; to be levied etc. in co. Middlesex.

Nov. 20. To William de Thorp and his fellows, justices appointed to hold pleas  
 Westminster. before the king. Order to supersede until the octaves of Hilary next the process made against Thomas de Vernoun, knight, as he is indicted before the said William and his fellows, justices appointed to enquire concerning and to hear and determine what malefactors ravished Margery late the wife of Nicholas de la Beche, at Beaumes near Reading in co. Wilts, by force and arms, killed Michael de Ponynges, 'le uncle,' and Thomas le Clerc of Shipton and committed other misdeeds, which indictments the king has sent to the justices under the half seal that they may cause justice to be done, and Thomas Wale, knight, William Louches, John de Abberbury, Ralph Fryday, Thomas fitz Aleyn and Nicholas de Bannebury of co. Oxford have mainperned in chancery, asserting that Thomas is innocent, to have him before the king on the said octaves to stand to right upon the matter.

By C.

*MEMBRANE 9d.*

Nov. 13. To J. archbishop of Canterbury. Summons to attend a parliament to  
 Westminster. be held at Westminister on the morrow of Hilary next, to treat of affairs touching the king and the state of the realm, warning the prior and chapter of Christ Church, Canterbury, the archdeacons and all the clergy of his diocese to attend the said parliament, the prior and archdeacons in person and the chapter and clergy by their proctors, knowing that the king does

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*Membrane 9d—cont.*

not desire the parliament in order to ask for aids or tallages, but for doing justice to the people for damages inflicted upon them and for treating upon the said affairs. By K.

[*Rep. Dignity of a Peer*, iv, page 572.]

The like to W. archbishop of York, W. bishop of Winchester and eighteen other bishops. [*Ibid.*]

To the abbot of Westminster. Summons to attend the said parliament. [*Ibid.*] By K.

The like to twenty-three other abbots, the prior of the Hospital of St. John of Jerusalem in England and the prior of Lewes. [*Ibid.*]

To Henry, earl of Lancaster. Summons to attend the said parliament, '*mutatis mutandis.*' By K.

[*Ibid.*]

The like to ten other earls and thirty others. [*Ibid.*]

To William de Thorp. Summons to attend the said parliament.

[*Ibid.*]

By K.

The like to sixteen others. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order to cause two barons to be chosen in each of the said ports to attend the said parliament. By K.

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights to be chosen for that shire, and two citizens from each city and two burgesses from each borough, to be chosen to attend the said parliament. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Walter de Bermyngeham, justiciary of Ireland. Summons to attend the said parliament to give his counsel. By K.

[*Ibid.*]

Enrolment of release by William son of Thomas Russel, of Claneford, to Richard de Claneford of all his right and claim in a messuage in Claneford in the parish of Great Wenden, lying between the land of John Godewyne, and the highway, whereof one head extends upon a messuage which is held of Sir Thomas de Berkeley in villeinage, towards the east, and the other upon the highway towards the west. Witnesses: John Beauchaump, John Bole, John de Norton, John Pake, John Godwyne, John Andreu, Simon Brice, Richard Pencerich, John the smith (*fabro*). Dated at Great Wenden on Sunday after the feast of St. Andrew, 21 Edward III.

*Memorandum* that William came into chancery at Westminster on 7 December and acknowledged the preceding deed.

Dec. 8.  
Iver.

John Brocas, knight, acknowledges that he owes to John de Bedeford, skinner of London, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Richard Mareschal, of Royston, the elder, acknowledges that he owes to John Makenheved 120*l.*; to be levied etc. in co. Hertford.

*Cancelled on payment, acknowledged before the chancellor.*

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MEMBRANE 8d.

Enrolment of grant made by John, son and heir of Sir John de Clynton, of Maxstoke, knight, in his full age, to Robert prior of Maxstoke and the convent there of the site of the manor of Maxstoke with its appurtenances, all the park of that manor and with all the islands adjacent, between the park and the water of Blythe, and all the field with hedges and ditches in the manor called 'Chirchefeld,' and all the field there called 'Peseforlong,' all the field there with hedges and ditches called 'Bedeshalefeld,' all the field there with hedges and ditches called 'Spelleslond,' all the plot of land called 'Anketelleswell' with the water course thereof to the site of the said manor, all the plot of land called 'Schepecoteyerd,' as enclosed with hedges and ditches, all the plot of wood called 'Byrchenemor' and another plot of wood called 'le Oldefeld' near le Birchenmor, in that manor, with hedges and ditches, all the demesne as in wastes, ways, paths and all other places which the prior and convent previously held of his gift and enfeoffment in that manor, a messuage and all the lands which Robert Pouke, sometime his bondman, held of him in the manor, with Robert's body and all his issue, a messuage and all the lands which Henry le Proude, sometime his bondman, held of him there, with Henry's body and issue, a messuage which Thomas Pouke, sometime his bondman, held of him there, with his body and all his issue, a moiety of a virgate of land which Master Richard the cook (*cocus*) formerly held for life in the manor, a messuage which John le Couherde formerly held of him at will there, the homages and services of Simon Moryn, Robert Hare, Henry le Walkere, Nicholas Breytram, John le Walkere, Alice le Walkere, Richard le Walkere, Amicia late the wife of John Falke, Henry Hurdenehed, Thomas Anketel, Gregory Attehayteleye, Philip Isabell, John Walrond, John Gryffyn, Alice his wife, Maud late the wife of John de Borowyate, Walter de Collesleye, Robert Hood, Emma late the wife of Nicholas de Lyndrych, Alice late the wife of John the smith (*fabri*) and Richard Atteslade for the lands which they held of him in that manor, which messuages, rents and services the prior and convent previously held of his gift and enfeoffment in exchange for the manor of Shustoke as they held it of the gift and enfeoffment of William de Clynton, earl of Huntynghdon, except a plot of land called 'Betrychescroft' and another plot called 'Berneyerd' and an acre of land called 'Lideyateforlang' below the highway, an acre of land in Le Middelehallefeld, called 'Wascheforlong,' an acre of land called 'Marledeforlong,' a plot of meadow called 'Banebuttes' and 12*d.* rent issuing from divers plots which Gundreda de Brewode formerly held in the manor, and the advowson of a chantry for the chaplain celebrating divine service in the chapel of Benteleye in that manor, to hold in frankalmoin. Witnesses: Sir Thomas de Bello Campo, earl of Warwick, Sir William de Clynton, earl of Huntynghdon, Sir Baldwin de Fryvyle, Sir Ralph de Bracebregge, knights, John de Peyto the younger, John du Lee, John de Collesleye and others. Dated at Maxstoke on Wednesday after the Annunciation, 21 Edward III.

*Memorandum* that John son of John de Clynton came into chancery at Westminster on 7 December and acknowledged the preceding deed.

Dec. 8.  
Iver.

William Trussel of Cubbesdon and Warin Trussel his brother, John Brocas, knight, John de Bedeforde, skinner, Thomas de Walden, spicer, and Richard de Mallynge, vintner, citizens of London, acknowledge that they owe to John de Wygan, citizen of London, 3,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

*Cancelled on payment.*

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*Membrane 8d—cont.*

Enrolment of indenture testifying that whereas William Trussel of Cubbesdon, Warin Trussel his brother, John Brokas, knights, John de Bedeford, skinner, Thomas de Walden, spicer, and Richard de Mallyngge, vintner, citizens of London, are bound to John de Wygan, citizen of London, in 3,000*l.* by the preceding recognisance, to be paid at the octaves of Hilary next, John de Wygan grants that if they deliver the body of William Trussel son of John Trussel who is committed to the custody of the said John de Wygan, warden of the prison of the Marshalsea of the king's Bench, at the octaves of Hilary next, to the warden of that prison, then the recognisance shall be null and void, but if they do not, it shall remain in force. Witnesses: Reginald de Thorp, Thomas Gyles, Robert de Assh, Thomas de Banham, Richard le Clerk, John Adam, 'barber,' Richard Dymenel, Ralph Fraunceys, clerk. Dated at Fletstret in the suburb of London on Sunday after the Conception of the Virgin, 21 Edward III.

*Memorandum* that William, Warin, John, John, Thomas and Richard and the said John Wygan came into chancery at Westminster on 9 December and acknowledged the preceding indenture.

Dec. 10. John de Pulteneye, knight, acknowledges that he owes to William de Iver. Clynton, earl of Huntingdon, 906*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment, acknowledged by the earl before Master John de Offord, the chancellor.*

Thomas de Bykeryng, knight, acknowledges that he owes to Thomas de Ryngstede 20*l.*; to be levied etc. in co. Northampton.

*Cancelled on payment.*

Dec. 1. To the justices of the Bench, Dublin. John de Carreu has shown the Westminster king that whereas John de Carreu, his father, whose heir he is, lately demised certain lands in Erston Molyngere in Ireland to Hugh de Lacy, knight, for a term of seven years, within which term all Hugh's lands were seised into the king's hands for his evil deeds, and although Hugh had no estate in the said lands except for seven years, yet they were so taken and remained in the king's hand until they were granted to one Robert Tut, at his suggestion, and subsequently John the son impleaded Robert for those lands by writ under the seal used in Ireland, and Robert produced before the justices the writ under the great seal that no pleas concerning lands pertaining to the king in Ireland shall be held before any of his ministers in those parts, without consulting him, wherefore the justices have hitherto delayed to proceed in that plea, whereupon John has besought the king to provide a remedy: the king therefore orders the justices, if the premises contain the truth, to proceed further in the plea and cause justice to be done to the parties, notwithstanding the said writs, but not to proceed to render judgment without consulting the king. By p.s. [19062.]

Dec. 4. To John Darcy, constable of the Tower of London, or to him who Westminster supplies his place there. Order to release Thomas de Rothery, knight, imprisoned in the Tower by the king's order, by a mainprise, as Stephen de Cusyngton, knight, and Thomas de Uvedale, knight, have mainperned in chancery that Thomas will behave well and that he will be ready to answer the king when warned upon the things to be set forth to him.

By p.s. [19064.]

Dec. 12. Richard Dammory acknowledges that he owes to Otto de Holand, knight, Iver. 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford,

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MEMBRANE 7d.

Nov. 9.  
Westminster.

Walter de Chiryton, Thomas de Swanlond, Henry Picard, Henry de Causton, John de Stodeye and John Malwayn, citizens and merchants of London, acknowledge that they owe to Walter de Mauny, knight, 3,000*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Joan late the wife of William le Baud, knight, acknowledges that she owes to Miles le Frenshe of Storteford 200*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

*Memorandum* that Ralph de Foxle, clerk, received the preceding recognisance by writ, which is on the files among the writs of *dedimus potestatem* of this year.

Nov. 26.  
Westminster

To the sheriffs of London. Order to cause proclamation to be made that all merchants and others who wish to take wool to the king's staple in Flanders, shall do so after paying the customs and subsidies due thereon, whenever they see fit, in accordance with the king's grant made owing to certain causes shown before him and his council, and with the assent of the merchants to whom the king granted the 20,000 sacks last granted for the war of France, although the king lately ordered the sheriffs to cause proclamation to be made that no one should take any wool out of the realm before those 20,000 sacks had been taken. By K. and C.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 28.  
Westminster.

To the sheriff of Middlesex. Although at the request of William, bishop of Norwich, showing that John de Foxton, rector of Gerveston church, of his diocese, was excommunicated for contempt of his episcopal authority and would not be judged by ecclesiastical censure, the king ordered the sheriff to adjudge John by his body until he should satisfy Holy Church for the said contempt and injury, but because John has appealed from the bishop's sentence as unjust to the apostolic see and for the determination of the court of Canterbury, and pursues the appeal with effect, as appears by public instruments thereupon shown by him in chancery: the king, not wishing John to be precluded from that appeal by the said writ, especially as the writ proceeds of favour, and the state of the appellants ought to be entire, orders the sheriff to notify the bishop and John Veyse of Northwalsham, chaplain, and Hugh Daukyn of Bradfeld, executors of the will of Simon, late rector of a moiety of Bradfeld church, at whose instance the sentence against John was made, it is said, to be before the king in chancery on the octaves of Hilary next, to show cause why the execution of the writ to take John should not be superseded pending the appeal, and because John has found in chancery Adam de Carleton, John de Belton, William de Boltoton and Adam de Wath, who have mainperned to have him to stand to right in the premises and further to do and receive what the king's court shall determine, the king further orders the sheriff to supersede the taking of John by that mainprise and to release him if he has been taken for the said cause.

Nov. 30.  
Westminster.

Leo de Perton, William de Bobynton and Stephen de Duddeley, parson of Sturmere church, diocese of London, acknowledge that they owe to Richard de Thoresby, clerk, 12 marks; to be levied, in default of payment, of their lands and chattels and Stephen's ecclesiastical goods in co. Worcester.

*Cancelled on payment.*

*Membrane 7d—cont.*

1347.

Dec. 2. Robert Burghcher, knight, acknowledges that he owes to John de Bello Westminster. Campo, knight, and John de Bokyngham, clerk, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

*Cancelled on payment, acknowledged by John de Bokyngham.*

Dec. 1. John de Askham, serjeant of John de Vaux, sheriff of Nottingham and Westminister. Derby, acknowledges that he owes to William de Hokesworth, clerk, 40s.; to be levied etc. in co. Nottingham.

Dec. 3. To the archbishop of Mainz. The king thanks him for his friendship, Westminister. and Conrad provost of the church of St. Maurice, Mainz, and Heilmann de Prumheim, knight, the archbishop's envoys, specially sent to the king, have explained to him the affair in which the archbishop desires speed, after deliberation upon which the king sent his answer by the said envoys and the king's envoys will soon go to the archbishop for certain causes, to explain the king's motives to him.

Dec. 4. To Lewis, duke of Bavaria, margrave of Brandenburg and count of Tirols. Westminister. The king thanks him for his friendship, and Henry, the duke's envoy, bearer of these presents, will inform the duke secretly of what the king proposes to do. [*Fædera*].

Dec. 6. John de Coupland acknowledges that he owes to Mary de Sancto Paulo, Westminister. countess of Pembroke, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

Dec. 7. Adam de Lymbergh, parson of Lilleford church, diocese of Lincoln, 1 ver. acknowledges that he owes to Richard de Thoresby, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Nov. 26. To the sheriff of Buckingham. Order, upon sight of these presents, to Westminister. cause proclamation to be made of a market every Thursday and a fair every Midsummerday at the king's town of Childre Langele, and to cause them to be observed, as the king has learned that before these times he used to have the said market and fair there, and they have been discontinued by carelessness and negligence for some time past, to his manifest detriment.

By p.s.

The like to the sheriff of Hertford.

Dec. 3. To Conrad de Kyrkel, provisor of the church at Mainz. The king has Westminister. received his letters presented by Conrad, provost of the church of St. Maurice, Mainz and Heylmann de Prymheyn, knight, in which he asked the king to give credence to certain things to be imparted secretly to him by them, and the king sends them back fully informed upon his will and asks that faith may be kept in the premises. [*Fædera*].

Dec. 9. Margaret late the wife of Edmund, earl of Kent, John de Aspale, Westminister. knight, Gerard de Braybrok, knight, and and Thomas de Aspale acknowledge that they owe to Margery late the wife of William de Roos of Hamelak 600 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Dec. 6. John Hert, parson of Croxton church, acknowledges that he owes to Westminister. the prior and convent of St. Neot's 40s.; to be levied etc. in co. Cambridge.—The chancellor received the acknowledgment.

1347.

*Membrane 7d—cont.*

- Dec. 10. Robert de Wynnesbury, parson of Monte Gomery church, acknowledges that he owes to Thomas de Cotyngham, parson of Grendon church, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Salop.  
Rising.
- Nov. 30. To the collector in the diocese of York of the biennial tenth lately granted by the clergy of the province of York. Order to supersede the demand made upon John de Wynwyk, the king's clerk, for paying the tenth for the prebend of Southmuskham in the collegiate church of Suthwell, for the present year, as the said prebend, which belonged to J. bishop of St. David's, and with which John is now provided by the apostolic see, came into the pope's hand on 23 September last by the consecration of the said bishop, and it will remain so until 23 September next, as Master Reymund Pelegrim, the papal nuncio in England, has certified in chancery.  
Westminster.
- Dec. 21. Brother Hugh de Falonis, prior of the house of St. John the Evangelist, Horton, of the Cluniac order, diocese of Canterbury, acknowledges for himself and convent that they owe to John de Tryple and John Adam, citizens of London, 50*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent.  
Westminster.
- Dec. 22. John de Neubury, the younger, citizen and corder of London, acknowledges that he owes to Roger de Astwode, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.  
Chertsey.
- Cancelled on payment, acknowledged by John de Triple.*
- Cancelled on payment.*

## MEMBRANE 6d.

- Enrolment of general release made by Everard le Frensh of the town of Bristol, merchant, to Amory Strug son of John Strug, knight, of co. Wilts, of all actions, both oaths taken before a papal notary and other contracts. Dated at London on Thursday the feast of St. Nicholas, 21 Edward III.  
*French.*  
*Memorandum* that Everard came into chancery at London on 7 December and acknowledged the preceding letter.
- Enrolment of a like general release made by Everard for his heirs and executors to the said John. [*Dated as above.*] *French.*  
*Memorandum* that Everard came into chancery at London on 7 December and acknowledged the preceding letter.
- Dec. 8. William Trussel of Cublesdon and Warin Trussel his brother and John Brocas, knights, acknowledge that they owe to John de Wygan, citizen of London, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.  
Iver.
- Cancelled on payment.*

Enrolment of indenture testifying that whereas William Trussel of Cublesdon, Warin Trussel his brother and John Brocas, knights, are bound to John de Wygan, citizen of London, in 1,000*l.* by the preceding recognisance, to be paid at London on the octaves of Hilary next, John de Wygan grants that if he is not molested by the king or the justices of the Bench or by Michael de Ponynge by reason of the absence or act of

1347.

*Membrane 6d—cont.*

William son of John Trussel, from the date of these presents until the octaves of Hilary next, then the said recognisance shall be null and void, but otherwise it shall remain in force. Witnesses: Reginald de Thorp, Thomas Giles, Robert de Assh, Richard le Clerk, John Adam, Richard Dymenel, Ralph Fraunceys, clerk. Dated at Fletstret in the suburb of London on Sunday after the Conception of the Virgin, 21 Edward III.

*Memorandum* that William, Warin and John and John de Wygan came into chancery at Westminster on 9 December and acknowledged the preceding indenture.

Dec. 7.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand for the triennial tenth granted by the clergy for the prebend of Ampilford in the church of St. Peter, York, while it was in the pope's hand, as the said prebend, which Manuel de Flisco, bishop of Vercelli lately obtained, was in the pope's hand from 26 October, 1343, until the same day in the following year, as Reymund Pelegrini, the papal nuncio in England, has certified in chancery.

Dec. 16.  
Westminster.

To the same. Order to release Hugh le Tyghler from prison by a security to pay 10 marks at the exchequer or elsewhere at order, as the king lately ordered the sheriff of Lincoln to attach Hugh, because he took 5 sarplars of wool to the parts of Durdraht and Mildeburgh, contrary to the prohibition, which he ought to have delivered there to William de la Pole and Reginald de Conductu for the king's use, in accordance with the agreement, and to have him before the king in the exchequer on a certain day now past, to satisfy the king for that wool, and he was taken and imprisoned in the Flete prison and he has made fine with the king before the council by 10 marks, for what pertains to the king for the wool.

By p.s.

Nov. 29.  
Westminster.

To the collectors in co. Suffolk of the wool last granted by the community of the realm. Order to levy the portion of wool touching the town of Hoxen, and of the men of Wirlyngworth, Eye, Horham, Stradebrok, and Wilbegh, having lands in that town, according to what they hold there, if they found that they receive corn and other issues therefrom, and to compel them to pay if they refuse to do so, as the men of Hoxen have shown the king that although divers men of the said towns hold divers lands in Hoxen and receive the corn growing there and other issues whereby they are bound to contribute to wool with the men of Hoxen, yet the collectors intend to levy the wool touching the town of Hoxen of the men there, omitting the men of the said towns, whereupon they have besought the king to provide a remedy.

By C.

1348.

*MEMBRANE 5d.*

Jan. 2.  
Windsor.

To the sheriff of Nottingham and Derby. Order to cause the goods and chattels of Thomas de Bekeryng, late sheriff of those counties, to be kept safely, and to permit the provosts, men and serjeants of Thomas to cultivate and sow his lands as they see fit, for certain reasons shown before the council, as the king lately ordered the sheriff to take into the king's hands the lands, goods and chattels of Thomas, for a certain debt due to the king for certain causes contained in the writ, and to answer for the goods and chattels and the issues of the lands until the king should be satisfied for the debt.

By C.

The like to the following, to wit:—

The sheriff of Cambridge and Huntingdon.

The sheriff of Lincoln.

*Membrane 5d—cont.*

1347.

Dec. 18.  
Westminster.

To the warden of the Flete prison. Order to release Robert Lok of Estwyttenham of cos. Berks and Southampton from prison by a mainprise, as he has besought the king to order that he may be so released until the morrow of the Purification next, as he paid 40*l.* of 120*l.* which he and Walter Norton of co. Wilts acknowledged that they owed to Everard le Fraunceys of Bristol, merchant, according to the law merchant, before the term of payment, according to the tenor of an indenture made between Robert and Walter and Everard, containing that if they paid 60*l.* of the said sum to Everard, then the recognisance should be null, and Robert offered the remaining 20*l.* to Everard at the same term, who, pretending that he had not been satisfied for the 40*l.*, refused to receive it, upon which a plea is pending before the justices of the Bench between the said parties, and this has so far proceeded that the inquisition in which Robert and Everard placed themselves, is to be taken before the justices on the said morrow and Robert has found the following mainpernors before the king in chancery, to wit, William de Horwode, Ralph de Pyrewell, John Lucas, 'clerk,' William de Yellyng, John de Moreton, and Simon de Adyngton of London, who have undertaken to have him before the justices on the same morrow to stand to right there and to await the verdict of the inquisition, or to answer to Everard for the said sum if they have not Robert there.

By C.

1348.

Jan. 3.  
Guildford.

To the same. Order to release Thomas de Bekeryng, knight, late sheriff of cos. Nottingham and Derby, from prison by a mainprise as he was committed to the said prison by the treasurer and barons of the exchequer because he did not pay a sum of money in which he was bound to the king, at the appointed term, to be kept there until further order, and he has found the following mainpernors before the council, to wit: Thomas de Ryngstede of co. Northampton, Robert de Kelm of co. Nottingham and William de Tytteley of co. Lincoln, who have undertaken to have him before the treasurer and barons on the morrow of Hilary next, to stand to right in the matter.

By C.

Jan. 10.  
Westminster.

John de Helmeswell, who has long served the king, is sent to the warden and brethren of the hospital of Farlee, co. Bedford, to receive such maintenance in food and clothing for life in that house as one of the brethren receives there.

By K.

In like manner Richard de Cotyngham is sent to the warden and brethren of the hospital of Lutgershale, co. Buckingham, to receive like maintenance in that house, for life.

By K.

1347.

Dec. 27.  
Guildford.

Richard Vigrous is sent to the abbot and convent of Robertsbridge (*de Ponte Roberti*) to receive such maintenance in that house for life as Thomas Breton, deceased, had there at the request of John late earl of Richemund.

By p.s. [19092.]

Dec. 28.  
Guildford.

To the warden and brethren of the hospital of the Holy Innocents near Lincoln. Request to admit Roger de Hoton, who was maimed in the king's service, to that hospital, and to provide him with maintenance there for life, if any pertains to the king's donation, and is not held by any other at his request, informing the king of what they do in the matter by the bearer of these presents.

By p.s. [19100.]

1348.

Jan. 19.  
Westminster.

Walter de Chiriton and Thomas de Swanlond, citizens of London, acknowledge that they owe to John de Morteyn the elder, knight, Master Edmund de Morteyn, clerk, and Edmund de Denum 500 marks: to be levied, in default of payment, of their lands and chattels in the city of London.

1348.

*Membrane 5d—cont.*

Jan. 21. William Sperlyng of Byssheye acknowledges that he owes to John de Westminster. Byssheye 10*l.*; to be levied etc. in co. Hertford.

Jan. 22. William, abbot of King's Beaulieu, acknowledges for himself and convent Westminster. that they owe to Thomas Broun, citizen of London, 120*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

Brother John de Monyton, master of the hospital of St. John the Baptist, Bristol, acknowledges for himself and the brethren of the hospital that they owe to Everard le Frensshe of Bristol 40*l.*; to be levied etc. in co. Gloucester.

Jan. 22. William de Coventre is sent to the prior and convent of Theford to Westminster. receive such maintenance in that house for life as John de Rydesdale, deceased, had there at the request of Edward I. By p.s. [19124.]

## MEMBRANE 4d.

Jan. 19. William, abbot of King's Beaulieu, acknowledges for himself and Westminster. convent, that they owe to Thomas atte Forde 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

Jan. 19. John Dastewyk, citizen and merchant of London, acknowledges that he Westminster. owes to Augustine le Waleys of Woxebrugge 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of assignment of dower to Margaret late the wife of John de Lovayne, tenant in chief, made at Eystans ad Turrim, co. Essex, by the escheator in that county, on Monday, the feast of St. Barnabas, 21 Edward III, in the presence of John de Wendovere and Roger de Pykeryng, general attorneys of Bartholomew de Burgherssh 'le fitz,' to whom the king granted the custody of all the lands which belonged to John at his death, to hold until the heir should come of age, to wit: in the chief messuage, a new chamber with an upper and other chambers annexed thereto on the south side of the close there, with easement of the chapel, a low chamber near the close, a chamber of a nurse, a great house with towers with chambers annexed, a bakery entire with all the plot about the said chambers and houses with free entry and exit; a grange on the north a great house covered with tiles extending from the gate of the grange to the new grange, with free entry and exit by all the gates of the manor at her will, and a part of the cowshed with four posts on either side of the house near the door of the little park; a third part of the sheepfold on the east and the lesser house of the pigsty; also a pond called 'Bakhous pond' with garden and munition of the pond on either side, in breadth from the head of the great pond to the highway, a third part of a curtilage and garden annexed without the gate of the manor, in length near the highway, and a third part of the profit of a dovecote when it arises; a third part of the profit of a water mill there; a third part of a close near the manor called 'le Litelepark,' on the east, as bounded; also in a field called 'Paynesfeld' in a building site (*mensura*) on the east, 20 acres of arable land, and in the same field, in another building site of the same part, 15 acres 3 roods of arable land with hedges and ditches as bounded

1348.

*Membrane 4d—cont.*

with free entry and exit; also in a field called 'le Junonie' on the east, 10 acres of land with hedges and ditches as bounded, with free entry and exit, also in a field called 'Cherchefeld' in a building site on the south, 10 acres of land and in the same field in another building site, on the east, 9½ acres of land with hedges and ditches as bounded, with free exit and entry; also in a field called 'Pirifeld,' in a building site on the east, 10½ acres of land and in the same field in another building site on the same part, 32½ acres of land with hedges and ditches as bounded with free entry and exit; also in the field called 'Strode' on the east, 19 acres 1 rood of land with hedges and ditches as bounded with free entry and exit; also in the field called 'Westfeld' on the east, 24 acres of land with hedges etc. and ditches as bounded, with free entry and exit; also in Stokefeld 13½ acres of land on the east with hedges and ditches as bounded, with free entry and exit; also in a meadow called 'Volmed,' 5 acres of meadow on the south, with hedges etc. and free access; also a piece of pasture called 'Edrychemad' with hedges etc. and free access; and in a pasture called 'Coulase' on the south, 9 acres of pasture with hedges etc. and free access; also a third part of the great park on the east with hedges etc. and free access; also a third part of a certain wood called 'Haywardes quarter' on the south with hedges etc. and free access; also a third part of another wood called 'le Fryth' on the east, with hedges etc. and free access; also 17s. 8d. rent and a rent of five capons to be received yearly of John de Eystan; 12d. of rent from Richard Algod and William le Write, 8d. rent of Thomas Kyng and Simon le Rede, free tenants; and of bondmen, Gilbert le Clerk, William le Rede, Henry le Rede, Thomas Kyng, Robert le May, William atte Slade, John Westwode, Walter Parker, Richard Giffard, John Prat and Richard le May with all their services, customs and issue, and with all profits from them according to the custom of the manor; also a third part of a common fine and a third part of the profits of view of frankpledge; also the fines and perquisites of court of all the said tenants, but of a rent of forinsec tenants contained in an extent lately made after the death of John Lovayne, nothing is assigned to Margaret, because the rent arises from knight's fees which are in the king's hand by reason of John's death.

Enrolment of assignment of dower made to the same Margaret at Bildistone, co. Suffolk, by William de Midilton, escheator in that county, on Monday the feast of St. Barnabas, 21 Edward III, in the presence of the said attorneys, to wit: in the manor of Bildestone, a small grange with house with palings; also a house near the gate with upper chamber, a house for pigs; also a long stable entire, part of a cowshead 31 feet long towards the grange, a garden towards le Carthous and ½ acre 13 perches of a great garden near the wood; a third part of a sheepfold towards the east with easement of court opposite the said house, with free entry and exit and chaces about; a third part of the market with portman's motes in le Tolhous, a third part of two houses called 'tolhouses,' a third part of two fields and two houses demised to Ralph le Skynnere and Peter le Rous; a third part of a house and a plot in the market, formerly of Thomas le Chapman, with a third part of all stalls in the market, a third part of a windmill; a third part of the common fine and leet; also the fines and perquisites of court of all tenants; also the third part of the pasture of a pond near the bridge; also commons in Hallestrete; also a third part of the wood near the manor containing 13 acres 3 roods towards the north, and a third part of the wood called 'Offwode' containing 23 acres towards the west; also common of a road leading from the mill to Ipswich; also a carthouse in common; also in Cossyngwalle, 25½ acres of arable land; in

1348.

*Membrane 4d—cont.*

le Millefeld near the market,  $7\frac{1}{2}$  acres, in Chirchecroft, 7 acres; in Okwente, 6 acres; in Northwente and Wodefild,  $9\frac{1}{2}$  acres; also in Hamullesfeld with 14 acres of land in le Millefeld and  $6\frac{1}{2}$  acres in Litteresfeld,  $54\frac{1}{2}$  acres; in Rouwente 24 acres; in Caruches in Norwente, 33 acres; also  $2\frac{1}{2}$  acres of meadow in Cangles; in Tonmans-meduwe, 6 acres of meadow; in Longbrok, near the market, 3 acres of pasture; in Hoper and Blowerscroft, 4 acres of pasture; in le Calfpittel, 1 acre 1 rood of pasture; also rents of free tenants, to wit: of John de Childeston, 16*d.* yearly; of Simon Fraunceys, 16*d.*; of Geoffrey Abbot, 16*d.*; of Robert Jockessone, 2*s.*; of the rector of the church of the town,  $11\frac{3}{4}$ *d.*; of Henry de Wytton and John son of Geoffrey, 9*d.*; of John Vincent, 6*d.*; of Ralph Mabilioun, 2*s.* 1*d.*; of John Abbot, 4*d.*; of John Virby,  $5\frac{3}{4}$ *d.*; of Peter Sparwe, 1*d.*; also of tenants in burgage, yearly; of John Mabilioun, 20*d.*; of Geoffrey Abbot, 8*d.*; of Simon Fraunceys, 8*d.*; of John Joldwyne, 4*d.*; of Katherine de Lofham, 4*d.*; of John Abbot, 3*d.*; of Robert son of Geoffrey, 10*d.*; of Nicholas Nooc, 9*d.*; of Andrew de Costessey, 21*d.*; of Is' Katervaux, 5*d.*; of John Lovel, 6*d.*; of the tenement of little William, 2*s.* 6*d.*; of Thomas Coe, 10*d.*; of John Huggoun, 4*d.*; of Geoffrey Abbot, 4*d.*; of Agnes le Smith, 12*d.*; also the customs with rents and services, to wit: Richard Henneman, John Henneman, Geoffrey le Millere, John Baroun, John son of little William, Simon Cornet, Ed[mund] Cornet, William Wade, Robert Coe, Thomas Page, Roger Pepur, Adam le Miller, Robert le Cok, John Wayte, William Fyn, Robert son of Geoffrey and John Le, also certain lands of fermors, to wit, of Simon Fraunceys, 32*s.* 11*d.* yearly, of Robert Marchaunt, 14*s.* 8*d.* and of Robert Pondere, 6*s.* 8*d.*

*MEMBRANE 3d.*Jan. 9.  
Windsor.

To the collectors in co. Suffolk of the tenth and fifteenth last granted for two years, for the second year. Order to supersede the exaction of the tenth and fifteenth of the lands which belonged to John de Loveyn, tenant in chief, granted at ferm to Bartholomew de Burgherssh 'le fitz' for rendering the extent thereof yearly of the exchequer, to hold until John's heir should come of age.

The like to the collectors of the same tenth and fifteenth in co. Essex.

To the collectors in co. Suffolk of the wool last granted by the laity. The like order, '*mutatis mutandis.*'

The like to the collectors of wool in co. Essex.

Jan. 17.  
Westminster.

John de Tydilmyngton, clerk, acknowledges that he owes to Richard de Thoresby, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

*Cancelled on payment.*

Jan. 18.  
Westminster.

Thomas de Gillyngham acknowledges that he owes to Thomas de Hethe, parson of Retherfelde church, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Golafre, knight, and John Blount, knight, acknowledge that they owe to Margaret, daughter of Robert de la Warde, knight, 200*l.*; to be levied etc. in co. Oxford.

John de Wyndesore, clerk, acknowledges that he owes to the said Margaret 100*l.*; to be levied etc. in co. Essex.

1348.

*Membrane 3d—cont.*

Roger de la Warde, knight, acknowledges that he owes to John Golafre, knight, and John Blount, knight, 200*l.*; to be levied etc. in co. Leicester.

The same Roger acknowledges that he owes to John de Wyndesore, clerk, 100*l.*; to be levied as aforesaid.

———— John Golafre, knight, and John Blount, knight, put in their place  
 ——— William de Newenham, clerk, to prosecute the execution of a recognisance for 200*l.* made to them in chancery by Roger de la Warde, knight.

———— John de Wyndesore, clerk, puts in his place the said William de Newenham  
 ——— to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Roger de la Warde, knight.

Jan. 19. Roger de la Warde, knight, and John de Wyndesore, clerk, acknowledge  
 Westminster. that they owe to Margaret de la Warde 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

———— Margaret daughter of Robert de la Warde puts in her place John  
 ——— Tremaen and John de Wrotham, citizen of London, to prosecute the execution of a recognisance for 200*l.* made to her in chancery by John Golafre, knight, and John Blount, knight, and of another recognisance for 100*l.*, made to her in chancery by John de Wyndesore, clerk.—William de Newenham received the attorneys.

———— Margaret de la Warde puts in her place John Tremaen and John de  
 ——— Wrotham to prosecute the execution of a recognisance for 100*l.*, made to her in chancery by Roger de la Warde, knight, and John de Wyndesore, clerk.—The same William de Newenham received the attorneys.

Jan. 22. John Darcy, lord of Kneythe, and John de Sautre acknowledge that they  
 Westminster. owe to Richard, earl of Arundel, 600*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.—John de Sancto Paulo received the acknowledgment.

*Cancelled on payment.*

Jan. 23. Walter Colepepir acknowledges that he owes to William de Teye 40*l.*;  
 Westminster. to be levied etc. in co. Kent.

William Vaghan, knight, acknowledges that he owes to John de Favere-  
 sham 200*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

John de Faveresham acknowledges that he owes to William Vaghan,  
 knight, 200*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

John de Vernoun, knight, acknowledges that he owes to John de  
 Stafford 40 marks; to be levied etc. in co. Oxford.

William de Langele acknowledges that he owes to William de Septem  
 Vannis knight, 40*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

Miles de Mounteny acknowledges that he owes to John Botiller of  
 London, spicer, 15*l.*; to be levied etc. in co. Essex.

Andrew de Mounteny acknowledges that he owes to the same John  
 Botiller 15*l.*; to be levied etc. in co. Essex.

1348.

*Membrane 3d—cont.*

Thomas de Gillyngham acknowledges that he owes to John de Cavyndysssh, mercer, 160*l.*; to be levied etc. in co. Kent.

John de Lile of Torleye puts in his place John Frutier of London, messenger, to prosecute the execution of a recognisance for 12*l.* 6*s.* 8*d.* made to him in chancery by Henry Tyes.

Jan. 24.  
Westminster.

John de Sancto Philberto acknowledges that he owes to Robert de Ufford, earl of Suffolk, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

*MEMBRANE 2d.*

Enrolment of release by Ralph de Bury, knight, to brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England and to the brethren of the Hospital, of all his right and claim in a yearly pension or rent of 20 marks granted to him for life by brother Leonard de Tibertis, late prior of that Hospital in England, with the assent of the brethren, by a deed under the common seal of the Hospital. Dated at London on 22 January, 21 Edward III.

*Memorandum* that Ralph came into chancery at Westminster on 24 January and acknowledged the preceding deed.

Jan. 24.  
Westminster.

Brother William Deverel, abbot of Lettele, acknowledges for himself and convent that they owe to Walter de Mauny, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

John de Frivill, knight, acknowledges that he owes to John Jakeion of Little Shelford, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment, acknowledged by John de Codynghton, attorney of Simon de Beverlaco, executor of the will of John Jakeion.*

Maud late the wife of John de Cherlewode and John son of John de Cherlewode acknowledge that they owe to Reginald le Forester of Bandon 20*l.*; to be levied in co. Surrey.

*Cancelled on payment.*

Jan. 24.  
Westminster.

Richard de Hugford acknowledges that he owes to William de Sharesull, the younger, 6*l.*; to be levied etc. in co. Salop.—William de Sharesull the elder received the acknowledgment by writ, which is on the files of this year.

Jan. 12.  
Westminster.

To the taxers and collectors of the tenth and fifteenth last granted, in the West Riding, co. York. Order to supersede the levying of the tenth and fifteenth which they make on the manor of Whitegift, with its members of Useflet, Rednesse, Swynflet, Houk and Ayremynne and the moor of Inclesmore, as the king granted the premises by charter to the abbot and convent of St. Mary's, York, for rendering to Queen Philippa for life, 12 marks yearly, and 200 marks yearly to the king and his successors after her death.

To the collectors in the West Riding, co. York, of the aid for making the king's eldest son a knight. Like order to supersede the demand made upon the abbot for that aid for the said manor, members and moor.

1348.

MEMBRANE 1d.

Jan. 1.  
Westminster.

To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen, Algarves and Algeciras, and lord of the county of Molina. The king is ready to fulfil the proposed marriage between his daughter Joan and Alfonso's eldest son Peter, and he is sending Joan to Gascony, and in her company are Robert Burghcher, baron, Andrew de Offord, doctor of civil law, canon of York church, and Gerald de Podio, sacristan of Bordeaux church, the king's envoys, with full power, to whom the king requests Alfonso to give ear, and to write back his true estate as much as he is able. [*Fœdera.*]

To the queen of Castile and Leon. Request to aid the said affair with her husband. [*Ibid.*]

To Eleanor de Gusman. Like request to aid the said affair. [*Ibid.*]

To John lord of Lare and Biskaye. Notification of the said projected marriage and of the envoys sent, with request to assist the said affair. [*Ibid.*]

The like to John Emanuelis. [*Ibid.*]

To John Alfonsi lord of Albrekirk and of Medob.' The like. [*Ibid.*]

To Giles, archbishop of Toledo and chancellor of the king of Castile. The like. [*Ibid.*]

To the bishop of Palens. Recital of the letter sent to the king of Castile, with request for his good offices in the affair. [*Ibid.*]

To Fernand Sancii de Vallesleti, knight. The like. [*Ibid.*]

To John Stephani de Castellán, knight. The like. [*Ibid.*]

To Peter eldest son of the king of Castile. Notification of the said projected marriage and of the envoys sent, with request for his good offices towards the happy completion of that affair. [*Ibid.*]

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## 22 EDWARD III.—PART I.

## MEMBRANE 39.

1348.

Jan. 27.  
Westminster.

To the bailiffs and lawful men of Chichester. Order to pay to John son and heir of Edmund earl of Kent, 60s. of the ferm of that city for Michaelmas term last, and to be answerable to him for 6l. of that ferm henceforth, as the king granted to the earl 36l. of that ferm to be received yearly at the exchequer, and on 23 April in the 11th year of the reign, the king committed to Maud de Pyrye, sometime nurse of John de Eltham, his brother, and of Joan his sister, 30l. to be received yearly of that ferm until the said heir should come of age, and on 26 August last, the king granted that all the lands, which are of the inheritance of the said heir, should be delivered to him, without rendering anything therefor, in aid of his maintenance.

By p.s.

*Et erat patens.*Jan. 26.  
Westminster

Richard Paytfyn, son and heir of William Paytfyn, imprisoned at York for trespass of vert and venison in the forest of Galtres, has a writ to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres, to bail him.

Jan. 28.  
Westminster.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Richard atte Brugge, who is insufficiently qualified.

Feb. 4.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of St. Edward Lettele, a tun of wine for the present year, of the king's right prise, for celebrating masses in that church, in accordance with the grant of Henry III to them of a tun of such wine to be received yearly at Southampton.

Feb. 3.  
Westminster.

To William de Middleton, escheator in co. Norfolk. Order to take the fealty of John son of John de Erlham, according to the form of a schedule enclosed with these presents, and to cause him to have seisin of 5 acres of land and 4 messuages and 12 acres of land in the hands of bondmen in Erlham, as the king has learned by inquisition taken by the escheator, that John, at his death, held the premises in his demesne as of fee, in chief by fealty and by the service of 60s. yearly paid to Norwich castle, for himself and his free tenants, and that John the son is his next heir and was aged fifteen years on 19 June in the 20th year of the reign.

Feb. 3.  
Westminster.

To Roger Daber, escheator in co. Surrey. Order not to intermeddle further with certain tenements in Waleton upon Thames, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Margaret late the wife of Robert de Kendale held no lands at her death in chief in her demesne as of fee or in service in that county, but that she held the said tenements for life in the name of dower after the death of John de Leghe, late her husband, of Hugh le Despenser by knight's service.

Feb. 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge the prioress and nuns of Chesthunt in co. Hertford of the portion touching them of the tenth and fifteenth last granted, as their goods and possessions do not suffice for their maintenance, as the king is informed unless they are supported by the alms of others.

By C.

1348.

*Membrane 39—cont.*Feb. 3.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of London. Order to deliver to William de Stokton, vicar of St. Paul's church, London, two tuns of wine, one of the vintage of Michaelmas term last and the other of the wines of 'reek' of the present season, in accordance with the king's grant to him on 6 March in the 14th year of the reign, of two tuns of such wine, to be received yearly for life in the port of London.

Jan. 30.  
Westminster.

To John de Wesenham, the king's butler. Order to deliver to Isabel de Lancastr[ia], nun of Ambresbury, 3 tuns of wine of the king's prises in the ports of Southampton and Bristol, in accordance with the king's grant to her on 16 August in the 16th year of the reign of 3 tuns of such wine to be received yearly for life in those ports.

## MEMBRANE 38.

Feb. 6.  
Westminster.

Nicholas de Crophill of Notyngnam, imprisoned at Nottingham for trespass of venison in the forest of Shirewode, has a writ to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place there, to bail him.

Jan. 30.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Thomas de Metham, knight, and William de Lound of Holdernesse, of 52*l.* 7*s.* as on 15 April in the 19th year of the reign, Thomas and William made a recognisance for the said sum to be paid to William de Kildesby which recognisance was made for the greater security of 262*l.* 3*s.* 6*d.* due to William by Thomas and William de Lound, as may appear by an indenture made between them, of which sum of 262*l.* 3*s.* 6*d.* Thomas and William paid 180*l.* to William, by two letters of acquittance under his seal, and 33*l.* 10*s.* 9*d.*, by a letter close under his seal, to William de Herlaston and Thomas de Lichefeld, his general attorneys, during his absence and they have now paid 48*l.* 12*s.* 9*d.* by the king's order to Richard de Sibford, the king's clerk, appointed by commission under the great seal to receive all the money, goods and chattels, debts and other things which belonged to William de Kildesby, and to answer therefor in the king's chamber, so that the said sum of 262*l.* 3*s.* 6*d.* for which the recognisance was made, has been fully paid, whereupon Thomas and William de Lound have besought the king to order them to be discharged of the said recognisance, and he has caused it to be cancelled in the chancery rolls.

By letter under the seal called 'Griffoun.'

Jan. 28.  
Westminster.

To Thomas de Rokeby, escheator in co. York. Order not to intermeddle further with a messuage 15 bovates of land and 10*s.* rent in Buterwyk in that county, restoring the issues thereof to Isabel late the wife of Durand Bard, as the king has learned by inquisition taken by the escheator that Durand at his death held no lands in his demesne as of fee in that county, but that he held the premises jointly with Isabel of the grant of Nicholas de Wirthorp, chaplain, for themselves and the heirs of their bodies, and that the premises are held of William de Graistok, by knight's service.

To John de Wesenham, the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the king's right prise in that town for celebrating masses in their church, in accordance with the grant of Henry III to them of a tun of such wine to be received there yearly between Christmas and the Purification.

*Membrane 38—cont.*

1348.

Jan. 26.  
Westminster.

To Thomas Fychard, escheator in co. Hereford. Order not to intermeddle further with a messuage, 100 acres of land, 3 acres of meadow, an acre of wood, 20s. rent in Turneston in that county and the advowson of the church of that town, restoring the issues thereof to Joan wife of Richard son of Richard Danseye, as the king has learned by inquisition taken by the escheator that Richard Danseye at his death held no lands in fee in chief or of any other but that he held the premises for life of the commission of Nicholas Danseye, with remainder to the said Joan, for life, and that the said tenements are held of Roger de Chaundos by knight's service.

Feb. 8.  
Westminster.

To the bailiffs of Scardeburgh. The burgesses of that town have besought the king, by their petition before him and his council in the present parliament, to provide a remedy, as they hold the town with the customs, rents, services and all other profits pertaining thereto, for rendering a yearly ferm of 66*l.* to the king, and divers merchants and mariners, by a confederacy made between them for their own gain, during the fishery season between Midsummer and Michaelmas, scheming to defraud the king of divers prises anciently due to his castle there of fish and herrings brought in ships to those ports, and the men of the town of the toll and divers customs which they ought to receive of such merchandise, in aid of the said ferm, have frequently come with their boats and crayers to meet the fishing ships near the sea coast, have bought fish and herrings from the fishermen, placed them in their boats and crayers, had them taken whither they wished, unlading the fishing boats of their merchandise, so that they returned empty to port, paying no prises, tolls or customs, to the loss of the burgesses and the diminution of the fair and market there: the king therefore orders the bailiffs, if such mariners who sell their merchandise at sea as aforesaid, come to that port with their ships, to cause them to be attached at the suit of all the men of the town who wish to complain of such trespass, and further to cause the speedy complement of justice to be done.

By pet. of parl.

*Et erat patens.**MEMBRANE 37.*Feb. 4.  
Westminster.

To Nicholas Gower, escheator in the liberty of Holdernes. Order to amove the king's hand from a messuage and 2 bovates of land of John de Mounceaux, knight, in Bernston in Holdernes, and not to intermeddle further therewith, restoring the issues thereof, as the king ordered the escheator to certify why he had taken the premises into the king's hand, and the escheator returned that he had not so taken any lands of John, but that he had taken a messuage and 2 bovates of land in Bernston into the king's hand because Agatha, daughter and heir of Gerard the chamberlain (*camerarij*) had entered them after the death of Gerard, who held them in chief of Edward I as of the honour of Albemarl, without the king's licence, and afterwards, at John's suit, showing that Gerard died in the time of Avelin, countess of Albemarl, and Agatha had entered the premises long before the said honour came into the hands of Edward I. and had alienated them to William Serjant, John's bondman, and they ought to pertain to him, and he besought the king to order his hand to be amoved therefrom, the king ordered the escheator to take an inquisition upon the matter, by which it is found that Agatha entered the said tenements a year before the honour came into the hands of Edward I. as the daughter and heir of Gerard, and that they are held in chief as of the said honour, by knight's service and are worth yearly, to wit, the messuage 4*s.* and the land 16*s.*

*Membrane 37—cont.*

- 1348.
- Feb. 5. To the sheriff of Berks. Order to cause a coroner for that county to be  
Westminster. elected in place of Thomas de Mountford, who is insufficiently qualified.
- Feb. 10. To the sheriff of Cumberland. Order to cause a verderer for the forest  
Westminster. of Ingelwode, to be elected in place of Thomas de Neuby, deceased.
- To the sheriff of Cumberland. Order to cause a verderer for the forest  
of Ingelwode to be elected in place of John de Hoton Rof, deceased.
- Feb. 4. To the treasurer and barons of the exchequer. Order to receive from  
Westminster. the collectors of the biennial tenth and fifteenth last granted in the East  
Riding, co. York, 100s. for the tenth touching the men of Ravenserod for  
the first year of payment and 100s. for the second year, and to cause a like  
sum to be allowed in like grants of tenths and fifteenths henceforth, and  
to be enrolled, causing the sum anciently current upon that town to be  
cancelled and to discharge the said men and collectors of the residue, as the  
king ordered the said collectors to receive 100s. from the said men and to  
supersede the demand made upon them for more [*as at page 322 above*].  
By p.s.
- Feb. 13. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of London. Order to take security of a plate of silver of the value of two  
marks of the weight of the Tower of London for every sack of wool taken  
out of that port, before they are taken, to be taken to the exchange, for  
which the collectors shall answer, certifying the treasurer and barons of  
the exchequer, and the keeper of the exchange in the Tower, of the names  
of those who take the wool, and their mainpernors, and of the time of the  
taking of the wool, from time to time so that answer may be made to the  
king according to the ordinance, as in order that good money of the king's  
sterling might be multiplied in the realm, the king has ordained in the  
present parliament that all who take out wool shall find security as  
aforesaid within half a year at latest after it has been taken to be delivered  
to the keeper of the said exchange upon pain of 4 marks for each plate  
which they do not so take, and they shall receive prompt payment in  
sterlings for such plate within ten days. By K. and all the parliament.
- The like to the collectors of customs in the following ports, to wit:—
- The collectors in the port of Southampton.
  - The collectors in the port of Bristol.
  - The collectors in the port of Exeter.
  - The collectors in the port of Wynchelse.
  - The collectors in the port of Sandwich.
  - The collectors in the port of Ipswich.
  - The collectors in the port of Great Yarmouth.
  - The collectors in the port of Lenn.
  - The collectors in the port of Boston.
  - The collectors in the port of Kyngeston upon Hull.
  - The collectors in the port of Newcastle upon Tyne.
  - The collectors in the port of Chichester.

*MEMBRANE 36.*

- Jan. 29. To the sheriff of Wilts. Order to pay up to 20l. by the view and  
Westminster. testimony of John Everard, one of the coroners of the county, for repairing  
the defects of the prison in the castle of Old Sarum and of the houses,  
buildings and mills below the castle, as the prison is weak and broken, and  
the houses etc. are in great need of repair. By bill of the treasurer.

1348.

*Membrane 36—cont.*

- Feb. 10.  
Westminster. To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Wolfardus de Gistellis or to his attorney 25 marks for Michaelmas term in the 20th year of the reign and 50 marks for the past year in accordance with the king's grant to him and to Eleanor his wife on 1 June in the 20th year of the reign of 50 marks to be received yearly of the issues of the customs in that port, for life, and he ordered the collectors to pay to Wolfardus what was in arrear to him from the said 1 June, and Wolfardus has besought the king to order him to be satisfied, as he has not yet received any payment of the 50 marks, as is found by the certificates of the treasurer and barons of the exchequer, sent into chancery.
- Feb. 12.  
Westminster. Robert de Bilkemor and Robert his son imprisoned at Marlebergh for trespass of vert and venison have a writ to Thomas de Brewes, keeper of the Forest this side Trent, to bail them.
- Feb. 4.  
Westminster. To Walter de Bermyngham, justiciary of Ireland, or to him who supplies his place there. Order to deliver to Joan late the wife of Roger de Mortuo Mari, earl of March, or to her attorney, the liberty of Trym, in Ireland, together with the issues and profits thereof from the time of its being taken into the king's hand, as the king ordered the justiciary by divers writs to amove the king's hand from that liberty without delay and to permit Joan to enjoy it without hindrance, restoring the issues and profits thereof to her [*as at page 311 above*], but he has not hitherto cared to do anything therein, and now Joan has besought the king, by her petition before him and his council in the present parliament, to provide a remedy. By pet. of parl.
- Feb. 8.  
Westminster. To the treasurer and barons of the exchequer. Order to view the account of the taxers and collectors of the third year of the triennial tenth and fifteenth granted in the 11th year of the reign, and the assessment made by them upon the burgesses of Southampton by virtue of the king's order, and if they find that the said assessment was reasonably made upon the goods which the burgesses then had and that the burgesses paid their portions according to the assessment, then to supersede the demand made upon the burgesses for any greater sum for the tenth beyond that assessment, and to discharge both the burgesses and the taxers and collectors thereof, as on 1 November in the 13th year of the reign, the king ordered the taxers and collectors to go to Southampton, to assess the men there at the tenth for the third year and to cause it to be levied of them according to that assessment [*as in this Calendar, 13 Edward III, page 297*].
- Feb. 8.  
Westminster. To the same. Order to view the account of the takers and purveyors in co. Southampton of the wool granted in the 15th year of the reign, and other memoranda touching that account, and if they find that the burgesses of Southampton paid 5 sacks, then to supersede the demand made upon them for paying any wool beyond those 5 sacks, and to discharge both the burgesses and the said takers and purveyors thereof, as on 10 October in the 15th year of the reign the king ordered the said takers and purveyors to receive 5 sacks of wool from those burgesses and to supersede the demand made upon them for wool beyond that sum [*as in this Calendar, 15 Edward III, page 289*].

*MEMBRANE 35.*

- Feb. 16.  
Westminster. To Thomas de Lucy, escheator in cos. Cumberland, Westmorland and Lancaster. Order to assign dower to Emma late the wife of John de Croft of a messuage and 60 acres of land in Warton in a place called

1348.

*Membrane 35—cont.*

Trewhitmyre, in the presence of Henry de Haydok, the king's clerk, to whom the king committed the custody of the said lands, to hold until John's heir should come of age, if he choose to attend, as the king has learned by inquisition taken by the escheator that John at his death held the premises in his demesne as of fee in chief, as of the lands which belonged to William de Coucy, in the king's hand, by homage and fealty and by suit at the court of Warton every three weeks and the service of grinding the corn growing upon that land at the mill of Warton to the thirteenth grain, and by the service of  $2\frac{1}{2}d.$  yearly at Midsummer.

Feb. 17.  
Westminster.

To Nicholas Gower, escheator in the liberty of Holdernesse. Order to take the fealty of Maud late the wife of Thomas son of Walter Steller of Paghelflete according to the form of a schedule enclosed with these presents, and not to intermeddle further with a messuage, 3 bovates 2 acres and a moiety of a rood of land, 11 acres  $3\frac{1}{2}$  roods of meadow and pasture for seven great cattle in Paghel and to deliver the other lands which Thomas held in his demesne as of fee, to the said Maud mother of Peter, Thomas's son as nearest to him, to be kept for his use, restoring the issues of those lands, as the king has learned by inquisition taken by the escheator that Thomas at his death held no lands in chief as of the crown, but that he held jointly with Maud the said tenements in Paghel of the gift and enfeoffment of William Bakster and Walter de Kyllngwyk, chaplains and also that he held in his demesne as of fee 2 tofts in the said town of Paghel, a messuage,  $3\frac{1}{2}$  tofts, pasture for  $1\frac{1}{2}$  great cattle and 8s. 6d. rent in Paghelflete, a messuage and a moiety of a bovat of land in Bondbrustwyk and a messuage in Aldeburgh, and that the land, meadow and pasture in Paghel are held in chief as of the honour of Albemarle by the service of finding three men at Paghelflete to take across the River Humber the lord and lady of the manor of Brustwyk when they should cross from the parts of Holdernesse to the parts of Lyndeseye, and the messuage, toft, pasture and rent in Paghelflete are held by the service of rendering 2s. 4d. yearly to the king's manor of Brustwyk at Christmas and Midsummer, and all the other lands are held of other lords than the king by divers services and Peter is Thomas's next heir and will be aged two years at St. Peter in Cathedra next.

Feb. 21.  
Westminster.

To John de Swynnerton, escheator in co. Salop. Order to take the fealty of Richard de Haukeston according to the form of a schedule enclosed with these presents, and to deliver to him and to Agnes his wife the manor of Grete in that county restoring the issues thereof, as the king has learned by inquisition taken by the escheator, that Philip de Grete, at his death held no lands in his demesne as of fee in chief or of any other in that county but that he held the said manor for life of the grant of Agnes late the wife of Henry de Halughton by a fine levied in the king's court, with remainder to the said Richard and Agnes his wife, for their lives, and that the manor is held of the heir of Richard de Cornub[ia], a minor in the king's wardship, as of the manor of Boreford by the service of a fourth part of a knight's fee.

Jan. 26.  
Westminster.

To John de Wesenham, the king's butler. Order to deliver to Giles de Bello Campo two tuns of wine yearly in that port of Bristol, in accordance with the king's grant to him of 2 tuns of wine to be received there yearly for life for paying the king's prises therefor.

Jan. 28.  
Westminster.

To the treasurer and chamberlains. Order to pay to Richard de la Vache 10l. for Michaelmas term last, in accordance with the king's grant to him, upon his stay with him, of 20l. to be received yearly at the exchequer for life.

*Vacated because on the roll of liberate.*

1348.

*Membrane 35—cont.*Feb. 12.  
Westminster.

To the weighers (*tronatoribus*) of wool and other merchandise in the port of Great Yarmouth. Order to cause the small pieces of iron called 'bakyren,' 'wymond' and 'osmond' and other small merchandise of value, brought to that town for trafficking, to be weighed receiving a fee proportionate to that merchandise, such as has been received hitherto for merchandise of value, so that the king incur no loss through lack of weighing or the people in the selling or buying of such merchandise whereby he would have cause to punish the weighers, as the king is informed that in weighing such merchandise the weighers have hitherto been very remiss.

By C.

The like to the weighers in the following ports, to wit:—

The weighers in the port of Lenn.

The weighers in the port of Ipswich.

The weighers in the port of London.

The weighers in the port of Southampton.

The weighers in the port of Kyngeston upon Hull.

The weighers in the port of Boston.

Feb. 17.  
Westminster

To the justiciary of Ireland for the present or the future or to him who supplies his place. Order to pay to William de Welleseye 10 marks yearly henceforth for life and to give him satisfaction for the arrears thereof, unless there is reasonable cause why the king is not bound to such payment, as on 2 May in the 15th year of the reign, at William's suit showing that the late king had granted to him the custody of Kildare castle to hold for life, receiving 20l. yearly for the custody, and the said king afterwards gave the custody to John son of Thomas together with the county of Kildare, in fee, and William was amoved from the custody by reason of the said grant and the late king promised to recompence him in another place for the 20l., the present king ordered John Darcy, then justiciary of Ireland, to view the said letters and if he found that William's suggestion contained the truth, then to cause him to have recompence of the escheats, wards and marriages which had previously come into the king's hand in Ireland, by letters under the great seal used in that land, and now William has besought the king to cause the said 10 marks and what is in arrear to him thereof, to be paid to him, as 10 marks are in arrear to him.

By pet. of parl.

Jan. 28.  
Westminster.

To John de Coggeshale, escheator in co. Essex. Order not to distrain Margery de Ros one of the sisters and heirs of Giles de Badlesmere for her homage, as she has done homage for the purparty touching her of the manor of Thaxstede, which is held of the king, in chief, by knight's service and which Hugh Daudele, earl of Gloucester, deceased, held for life of the inheritance of Giles.

By p.s. [19195.]

Jan. 26.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot of the monastery of Waverle, of the Cistercian order, a tun of red wine of the present season of 'reek' in that port, for the celebration of masses in the said monastery, in accordance with the king's grant to the abbot and convent there of a tun of such wine to be received yearly in that port for the celebration of masses for the souls of all the faithful departed.

Feb. 20.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the lawful men of the town of Southampton for any wool beyond a moiety of what they paid in the fifteenth year of the reign, if on viewing the accounts of the collectors of wool in that county, they find that the said men ought to pay that moiety, as on 5 July in the 16th year of the reign, at the suit of the said men, showing that they were so impoverished

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*Membrane 35—cont.*

through the burning of the town by alien enemies, and they would deliver a moiety of the wool at which they were assessed in the fifteenth year of the reign, to the sheriff of Southampton and the collectors of wool in that county, and the collectors refused to receive it of them and compelled them to pay a much greater quantity beyond the moiety, and they beseeching the king to provide a remedy, he ordered the said sheriff and collectors to receive the moiety of wool from those men, and to supersede the demand made on them for more.

By C.

## MEMBRANE 34.

Feb. 12. To the treasurer and barons of the exchequer. Order to inspect the royal  
Westminster. charters and if they find that the prioress of Ambresbury holds the manor of Welhop, co. Southampton, in frankalmoin, and that the late prioress was unduly compelled to pay 40s. for that manor for an aid in the time of Edward I, then to direct the collectors of the aid for making the king's eldest son a knight, in that county, to desist from making distrains upon the prioress for that aid, and to discharge her of the 40s. exacted of her for that cause, as she has shown the king that although the prioresses hold the said manor in frankalmoin, yet the said collectors exact 40s. of her for the aid as if it was held by knight's service, because in evidences of the aid granted to Edward I, sent to the treasurer and barons under the half seal, it is found that the prioress paid 40s. for that manor, which they levied of her by undue compulsion.

Feb. 16. To the treasurer and barons of the exchequer. Order to discharge the  
Westminster. master and brethren of the hospital of Newerk (*novi operis*) St. Mary, Strode, of the tenth and fifteenth last granted, for the second year, if their portion does not exceed 1 mark, directing the taxers and collectors thereof in co. Kent to supersede the demand made upon them for the same, as the master and brethren have shown the king that although the hospital was founded to maintain all the sick poor resorting thither until they should be healed, for divers chantries and several other alms, and it is so slenderly endowed that the goods thereof hardly suffice for the maintenance of the master and brethren, the said alms and other charges, and if it be charged with the aids granted by the community of the realm, it will behove the master and brethren to diminish the said alms, yet the said taxers and collectors distrain them to pay the tenth and fifteenth, whereupon they have besought the king to provide a remedy.

Feb. 12. To John de Coggeshale, escheator in cos. Essex and Middlesex. Order  
Westminster. not to intermeddle further with a moiety of the lands in Blemondesbury, the meadow in Leyton and the messuage and land in the parish of St. Giles, which he took into the king's hand by reason of the death of Maud late the wife of Roger de Bedefeld and Nicholas son and heir of the said Roger and Maud, restoring the issues of the messuage and land in the parish of St. Giles to William de Lavenham, as the king has learned by inquisition taken by the escheator that Maud and Nicholas, after Roger's death, held jointly in their demesne as of fee a messuage, 100 acres of land, 18 acres of pasture and 33s. rent in co. Middlesex, called Blemondesbury, and 50 acres of land, 3 acres of pasture and 5s. rent in the town of Kentishtoun in the same county, and 15 acres of meadow in Leyton, co. Essex, and that afterwards, Maud being of full age, and Nicholas, aged nine years, enfeoffed William, by the king's licence, of all the said lands to hold for life, and that Nicholas, while a

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*Membrane 34—cont.*

minor, afterwards re-entered a moiety of the said lands, and he died seised of that moiety in his demesne as of fee, and William continued his state of the other moiety until the death of Maud and Nicholas, and also that Maud, after Roger's death, enfeofed William with a messuage and 2 acres of land in the parish of St. Giles of the Lepers to hold for life, and that the tenements called 'Blemondesbury' and the meadow in Leyton are held in chief by the service of a fourth part of a knight's fee and by the service of paying to the exchequer at the gule of August a sore sparrowhawk or 2s. and the said meadow and rent in Kentisshtoun are held of the heirs of Henry Bydyk by the service of 8s. yearly, and the messuage and land in the parish of St. Giles are held of the prior of the Hospital of St. John of Jerusalem in England by the service of 3s. yearly, and the king has taken William's fealty for the said moiety in Blemondesbury.

Feb. 16. To the treasurer and chamberlains. Order to pay 500*l.* to Thomas Cok, Westminster. seneschal of Gascony, or to his attorney, in accordance with the king's grant to him for his service in Gascony after the departure of Henry earl of Lancaster and for the remuneration of certain men at arms and forty archers whom he retained by advice of the council for the time when he ruled the office of the seneschalship, of 500*l.* to be received at the exchequer of the king's gift. By p.s. [19306.]

*Vacated because word for word on the roll of liberate.*

Feb. 16. To the same. Order to pay to Thomas Cok, seneschal of Gascony, 200 Westminster. marks yearly, in accordance with the king's grant to him, for staying in his retinue for life, because he undertook the office of the seneschalship for a year from 20 June last, and to maintain him as a banneret, which he took to maintain the honour of the king and of the said office, of 200 marks to be received yearly at the exchequer, to wit 100 marks for himself and his heirs and 100 marks for life. By p.s. [19306.]

*Vacated because on the roll of liberate.*

## MEMBRANE 33.

Feb. 15. To Robert Russel, escheator in co. Wilts. Order to deliver to John de Westminster. Tubervill the manor of Pleyteford, the custody of Melchet park, a messuage and a virgate of land in la More, 20 acres of meadow in Alwardebury, 100s. rent in Bymerton and Alwardebury, 40s. rent in Estgrymstede and a messuage and 2 virgates of land in Abbodeston, restoring the issues thereof to him; as on 28 July last, for 40 marks which John paid to the king at the receipt of the exchequer, the king granted to him the marriage of John son and heir of Adam de Grymstede, knight, tenant in chief, a minor in the king's wardship and the king granted to him the custody of all the lands which Adam and Eleanor his wife, whom John afterwards married, previously held jointly for Adam's life, if they should come to the king's hand by the death of Eleanor before the heir was of age, to hold until the heir should come of age, without rendering anything to the king beyond the said 40 marks; and it is found by inquisition taken by the escheator that Adam and Eleanor jointly held the said manor, custody, messuage, land, meadow and rent, that Eleanor is dead and that John, Adam's son, is the next heir of Adam and Eleanor, and aged 7½ years.

Feb. 10. To the treasurer and barons of the exchequer, Dublin. Order to Westminister re-admit Hugh de Burgh, the king's clerk, to the office of chief baron of that exchequer, and to permit him to exercise it without hindrance, as the

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*Membrane 33—cont.*

king committed that office to Hugh to hold during good conduct, and now he has besought the king to order the office to be restored to him, as he has been amoved therefrom without reasonable cause, as he asserts, and it has been testified before the king that Hugh behaved well in the said office and was amoved therefrom without reasonable cause.

By p.s. [19262.]

March 1. To the sheriff of Lincoln. Order to cause Alesia de Lacy, countess of  
Westminster. Lincoln, to have seisin of a messuage and 8 acres of land in Sibeseye, which William Wragge of Sibeseye held who was hanged for felony, it is said, as the king has learned by inquisition taken by the sheriff that the premises have been in the king's hand for a year and a day, that William held them of the countess and that Thomas de la Warderope holds them and had the year, day and waste thereof and ought to answer therefor to the king.

March 2. To the sheriff of York. Order to pay to John de Houton, Hugh de  
Windsor. Sadlyngstanes and Illard de Useflete, whom the king appointed to enquire concerning things touching the ninth of sheaves, lambs and fleeces in the North Riding in that county and to do certain other things contained in their commission, 10s.,  $\frac{1}{2}$  mark and 5s. each respectively for every day that they are attendant upon the premises, of the extracts of their sessions or else of the issues of that county.

By bill of the treasurer.

Jan. 26. Richard Paytfayn son and heir of William Paytfayn, imprisoned at York  
Westminster. for trespass of venison in the forest of Galtres, has a writ to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres, to bail him.

March 1. To the collectors of the custom of wool, hides and wool-fells in the port of  
Westminster. Lenne. Order to pay to Conrad Feniol, John Conyng and their fellows, merchants of Almain, or to Robert de Caldewell, their attorney, 1 mark on every sack and 300 wool-fells and 2 marks on every last of hides taken out of that port after Midsummer next, of the customs and subsidies there, by indenture and to cause the part of the coket seal in their custody to be kept under the seal of the said attorney until the said merchants are satisfied for 500 marks of 20,000 marks, beyond the 1,400 marks which the king ordered to be delivered to them, as for 40,000 marks which Walter de Chiriton and Gilbert de Wendlyngburgh and their fellows, the king's merchants, agreed to lend to the king in parts beyond the sea, the king granted on 26 April last that they should receive all the customs and subsidies in all the ports of the realm, except certain assignments contained in the agreements made with them, until they should be satisfied for the said 40,000 marks, and with their consent and at their request the king granted that the said merchants of Almain should receive of the customs as aforesaid for 20,000 marks which they lent to Walter and his fellows in aid of the said 40,000 marks, and the king wishes that part of the coket seal which is in the custody of the collectors to remain under the seals of Conrad and John or their attorneys until the 20,000 marks are fully paid.

By C.

The like to the following, to wit :

The collectors of customs in the port of Kyngeston upon Hull to pay 1,000 marks to the said merchants or to John de Chestrefeld, their attorney.

The collectors of customs in the port of Boston to pay 500 marks to the said merchants or to Robert de Caldewell their attorney.

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## MEMBRANE 32.

Feb. 11.  
Westminster.

To the collectors in co. Oxford of the biennial tenth last granted by the clergy. Order to supersede the demand for that tenth made upon the church of Mapelderham, which is appropriated to the abbey of Clerussel (*de Claro Rivulo*) of the power of France, and is in the king's hands by reason of the war with France, the fruits and issues whereof the king has reserved to his chamber.

By C. and by the testimony of Henry de Greystok, keeper of certain lands reserved to the king's chamber.

Feb. 14.  
Westminster.

To the collectors in co. Essex of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid made upon the manor of Aumbreden which is in the king's custody by reason of the minority of the heir of Margaret de Cornub[ia], tenant in chief, and is reserved to the king's chamber.

By C. and the testimony of Henry de Greystok, keeper of certain lands reserved to the king's chamber.

Feb. 8.  
Westminster.

To Thomas de Sancto Mauro, escheator in co. Wilts. Order to deliver to Roger Lestraunge and Joan his wife, daughter, and one of the heirs of Oliver de Ingham, tenant in chief, the knights' fees assigned to them as Joan's purparty of Oliver's inheritance, as of the fees which belonged to Oliver at his death the king has assigned to Roger and Joan the following, to wit: a fee which the prior of Ivychurch (*Monasterii Oderosii*) holds in Whadden, co. Wilts, extended at 40s. yearly; a fee which the prior of the Hospital of St. John of Jerusalem in England holds in Anstye in the same county, extended at 40s. yearly, a fee which William Botreaux holds in Cortyngton in the same county, extended at 40s. yearly; a third part of a fee which the heir of Richard Sibille holds in Brommoure in the same county, extended at 13s. 4d. yearly; a fee which Roger Norman holds in Tyderle in the same county, extended at 40s. yearly; a fee which Robert de Gundevyle holds in Wyneketon in the same county, extended at 40s. yearly; a moiety of a fee which Oliver le Gros holds in Worthestede and Westwyke, co. Norfolk, extended at 7l. yearly; a moiety of a fee with appurtenances which John de Ketilbergh holds in Ketilbergh, co. Suffolk, extended at 100s. yearly; a fee which John de Benhale holds in Ruschemere and Asketone, co. Suffolk, extended at 100s. yearly; a fee with appurtenances which Nicholas Maugard holds in Westryngfeld in the same county, extended at 10 marks yearly; a moiety of a fee which Robert de Benhale holds in Wythersdale in the same county, extended at 100s. yearly; a moiety of a fee which Edmund de Pakenham holds in Belhaghe in the same county, extended at 100s. yearly, and on 21 June in the 18th year of the reign the king ordered John Mauduyt, then escheator in that county, to deliver the said fees to Roger and Joan to hold as aforesaid.

To William de Middilton, escheator in cos. Norfolk and Suffolk. Like order to deliver to Roger Lestraunge and Joan his wife the said fees and moieties in Worthstede, Westwyk, Ketilbergh, Ruschemere, Asketon, Westryngfeld, Wythersdale and Belhaghe, as on 21 June in the 18 year of the reign, the king ordered Edward de Cretyng, then escheator in those counties, to deliver the premises to them.

To the same. Order to deliver to Roger Lestraunge and to Joan his wife, daughter and one of the heirs of Oliver de Ingham, tenant in chief, the following advowsons which the king has assigned to them of those which belonged to Oliver, as Joan's purparty of that inheritance, to wit: the advowson of Ingham church, co. Norfolk, extended at 17l. yearly; the

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*Membrane 32—cont.*

advowson of Lammesse church, co. Norfolk, extended at 106s. 8d. yearly, and a certain portion of Mendham church, co. Suffolk, extended at 26s. 8d. yearly, as on 21 June in the 18th year of the reign the king ordered Edward de Cretyng, then escheator in those counties, to deliver the said advowsons to Roger and Joan, to hold in the form aforesaid.

Feb. 11. To the treasurer and barons of the exchequer. Order to discharge the  
Westminster. prior and convent of St. Martin's church, Dover, of the portion touching them of the second year of the biennial tenth last granted by the clergy, as the king has pardoned them that portion. By p.s. [19272.]

Jan. 30. To the same. Order to allow to William Croyser, sheriff of Bedford  
Westminster. and Buckingham and approver of those counties, such wages as have been allowed to other sheriffs and approvers there.

Feb. 20. To the same. Order to admit the deputy appointed by William de  
Westminster. Bohun, earl of Northampton, to the office of sheriff of co. Rutland, after taking his oath to exercise the office faithfully, and to permit him to exercise that office, as the king granted that the shrievalty of that county, which Hugh de Audele, earl of Gloucester, and Margaret his wife held for life, should remain to the said earl of Northampton and to the heirs male of his body.

Feb. 26. To the same. Order to discharge Hugh de Berewyk and William de  
Westminster. Newenham of the goods and chattels found in two ships called 'Tarites,' lately arrested in the ports of Dertemuth and Falemuth, if they found by viewing the indentures thereupon and by the oath of Hugh and William that they delivered the said goods to John Gurdoun, then mayor of Dertemuth, and to John Hanlegh, bailiff of the water in the port of Dertemuth, as Hugh and William have shown the king that although by reason of a commission to arrest all those goods and to keep them safely for the king's use, they arrested certain goods and delivered them to John and John to be kept safely until further order, by indentures made between them, containing particulars of the said goods, yet the treasurer and barons intend to charge Hugh and William upon the rendering of their account at the exchequer because they did not show any warrant upon that account whereby they delivered the goods to John and John, whereupon Hugh and William have besought the king to provide a remedy.

March 6. To John de Bedeford and his fellows, collectors in the city of London of  
Westminster. the wool last granted. Order to deliver what the king ordered to be levied of the 503 sacks 3 quarters 10 stones 10½ pounds of wool in that city of the 20,000 sacks of wool lately granted, in wool, sterlings or gold in place of wool, to Walter de Chiriton and his fellows, the king's merchants, to whom the king has granted the said 20,000 sacks.

April 8. To John de Wesenham, the king's butler, or to him who supplies his  
Westminster. place in the port of London. Order to deliver to Alice de Bedyngfeld, damsel of the chamber of Queen Philippa, or to her attorney, a tun of Gascon wine for the present year in accordance with the king's grant to her of a tun of such wine to be received yearly for life in that port.

*MEMBRANE 31.*

Feb. 6. To John de Trehampton, escheator in co. Lincoln. Order not to inter-  
Westminster. meddle further with a fourth part of the manor of Westrasen, as the king has learned by inquisition taken by the escheator that Richard de Gascrik

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*Membrane 31—cont.*

at his death held no lands in his demesne or in service in that county except the said fourth part, as of the right of Elizabeth his wife, whom John de Barton has married, and that the said fourth part is held in chief by knight's service, and the king has taken John's fealty.

Feb. 16.  
Westminster.

To the sheriff of Somerset and Dorset. Order to pay for the victuals which the king ordered to be brought and purveyed in those counties for the passage of Joan his daughter and those in her company, about to set out to Gascony, by Thomas de Weryngton, Thomas Poleyn and Alexander le Baker, and for the carriage of the same from the places where they were bought to the port of Plymouth, by indenture made with Thomas, Thomas and Alexander.

By bill of the treasurer.

Feb. 26.  
Westminster.

To William de Ryngebourn, escheator in the Isle of Wight. Order to retain in the king's hand any lands acquired by the late abbot of Quarr after the publication of the statute of mortmain without licence, and not to intermeddle further with the other lands with which the abbey of Quarr in the Isle of Wight was endowed before the publication of that statute, amoving the king's hand from the issues thereof, as the king ordered the escheator to certify why he had taken the temporalities of the said abbey into the king's hand, and the escheator returned that he had done so because Geoffrey, late abbot, died seised of divers temporalities which he held of the king as of the honour of Caresbrok castle, then in the king's hand, and also that Geoffrey acquired divers tenements in that island after the said statute without the royal licence, and now the prior and convent have besought the king to order his hand to be removed from the temporalities, as they and their predecessors have always disposed freely of the temporalities in all voidances, without the king or his ministers intermeddling therewith, and the temporalities have never been taken into the king's hand before the present voidance.

Feb. 4.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand which the collectors of the aid for making the king's eldest son a knight in the parts of Kesteven, co. Lincoln, made upon the abbot of Nuttele for 30s. for that aid and to discharge both the abbot and the collectors thereof, as the abbot has shown the king that although Henry III, in the 21st year of his reign, granted by charter to one Walter de Burgo all the land which the king held in Thorp, Sutton and Bekyngham, and 20s. rent in Ledenham and Fulbek, co. Lincoln, to hold of him for rendering a felt cap lined with sendal and a pair of gilt spurs yearly at Easter at the exchequer, and Walter afterwards granted the premises by his charter to the abbot and convent of the said place, which grant the said king confirmed by charter in the 53rd year of his reign, and the said collectors distrain the abbot for 30s. for that aid, because the rolls and memoranda sent by the treasurer and barons as evidence for the levying of the aid, contain that the collectors of the aid of Edward I for marrying his eldest daughter, charged themselves thus, of the abbot of Nuttele, tenant of a fourth part of a knight's fee in Bekyngham and Sutton, which the said Walter formerly held, 10s., and of the same abbot, tenant of  $\frac{1}{2}$  fee in Stragerthorp, which the said Walter formerly held, 20s., and the abbot has besought the king by his petition before him and his council in the present parliament, to provide a remedy, and the said charters having been seen and read before the king and council in that parliament, it appears that the said land and rent are held in socage and not by knight's service, wherefore the abbot ought not to be charged with the aid.

By pet. of parl.

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*Membrane 31—cont.*March 11.  
Westminster.

To the warden of the Flete prison or to him who supplies his place. Order to have Adam de Askham before the king in chancery on Friday next, to be delivered to Henry Dymmok, whom the king has appointed to take him to the North Riding, co. York, and then to bring him back to prison, as the king lately appointed John de Houton and certain other lieges to take inquisition upon the ninths, tenths and fifteenths granted in the said Riding and concealed, and to do certain other things contained in their commission, and on hearing that Adam, who is imprisoned in the said prison for a trespass on the king, and was detained for 31*l.* 6*s.* adjudged to the dean and chapter of St. Peter's church, York, could give John and his fellows information upon the said affair, the king ordered the warden to take Adam to the said Riding or to have him taken, to give such information, and the warden has returned that Adam is committed to prison by consideration of the barons of the exchequer, for 33*l.* 6*s.* adjudged to the said dean and chapter, and so the warden has delayed to take him to the said parts; and the king does not wish the said affair which concerns him nearly, to be delayed, especially as Adam is in prison at the suit of the king as well as of the dean and chapter and may be brought back thither on the completion of that affair.

By C.

March 13.  
Westminster.

To William de Middelton, escheator in co. Norfolk. Order to deliver to the earl of Lancaster all the issues and profits of the manors of Gymyng-ham, Medewold, Beston, the manor and town of Theford, the hundreds of Galhowe and Brothercrosse, as on learning by inquisition taken by the escheator that John de Warrenna, earl of Surrey, at his death, held the said manors, town and hundreds for life of the demise of Thomas earl of Lancaster by a fine levied in the late king's court, with reversion of the manors and hundreds to the earl of Lancaster, and that they are held of the king by divers services, and that Henry earl of Lancaster is Thomas's kinsman and heir, and of full age, the king has taken the homage and fealty of the said earl and ordered the escheator to take security from the earl for rendering his reasonable relief at the exchequer for the premises and to cause him to have seisin thereof.

By p.s. [19362.]

To Walter Parles, escheator in co. Northampton. Order to deliver to Maud daughter of Henry de Lancastr[ia], earl of Derby, or to her attorney, all the issues and profits of the manors of Rothewell, Navesby, Whiston and Glapthorn,\* as on learning by inquisition taken by the escheator that Hugh Daudele, earl of Gloucester, at his death, held no lands in the county in his demesne as of fee, but that he held for life the said manors of the demise of John de Gynewell and Master Ralph de Gadesby, by a fine levied in the king's court between John and Ralph, demandants, and the said earl, Ralph baron of Stafford and Margaret his wife, deforciant, for the said manors, so that after the earl's death the manors should remain to Ralph son of the said Ralph, now deceased, and Maud and the heirs of their bodies, and the manors are held in chief by the service of paying a rose yearly at Midsummer, the king took Maud's fealty and ordered the escheator to deliver those manors to her.

By p.s. [19360.]

## MEMBRANE 30.

March 30.  
Westminster.

To the justiciary of Ireland and to the treasurer, barons and chamberlains of the exchequer, Dublin. Order to pay to Maurice son of Thomas, earl of Kildare, a rent of 100*s.* yearly and the arrears thereof so long as the

\* Rothewell, Navesby, Whiston, Clapton and Sutho in the privy seal.

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*Membrane 30—cont.*

serjeanty of Offelau, co. Kildare, remains in the king's hands, if they find by inspecting the rolls and memorandum touching that affair, or by inquisition, that the serjeanty is held of the earl as of his castle of Kildare by the service of 100s. yearly, and that the earl received that rent before the serjeanty was taken into the king's hands, as the earl has shown the king that whereas the serjeanty is held as aforesaid, and it was taken into the king's hand because it was found by inquisition taken before Ralph de Ufford, late justiciary of that land, that the said serjeanty was held in chief and that Robert Brayghnok, the late tenant of the serjeanty, alienated it to John his son without licence, by virtue of an order directed to the escheator in that land, and although the earl has frequently sued the justiciary and others for that rent, they have not hitherto cared to render it to him, whereupon he has besought the king to provide a remedy.

April 3. To the sheriff of Oxford. Order to cause a coroner for that county to be  
Westminster. elected in place of William de Whatele, who is so sick and broken by age that he cannot execute the duties of the office.

April 4. To the collectors of customs in the port of Bristol. Order to take security  
Westminster. from merchants and others who henceforth lade wool, hides or wool-fells in that port, before the wool etc. are laded, that they will take them to the king's staple and not elsewhere, upon pain of forfeiture, without the king's special licence, certifying the king in chancery from time to time of such security, the names of the merchants and of all the wool etc. henceforth laded in that port, as the king is informed that several merchants and others take wool, hides and fells from that port to parts beyond other than the staple contrary to the ordinance several times issued by the king and his council.

By C.

March 1. To the sheriff of Lincoln. Order to cause a coroner for that county to  
Westminster. be elected in place of Walter de Sutton, who is insufficiently qualified.

April 4. To the sheriff of Devon. Order to cause a coroner for that county to be  
Westminster. elected in place of John Coke of Exeter, deceased.

April 4. To the justiciary of Ireland, or to him who supplies his place, to the  
Westminster. chancellor there and to the treasurer and barons of the exchequer, Dublin, for the present or the future. Order to amove the king's hand from the priory of the cathedral church of Holy Trinity, Dublin, and from the temporalities thereof, and to permit the prior and convent to hold the priory in all voidances henceforth, directing escheators and other ministers not to intermeddle with the custody of the priory, as at the suit of the prior and convent showing that they hold the priory and all the lands pertaining thereto, in frank almoin, and the sub-priors and convents have licence to elect priors in times of a voidance, and the king has not assented to the election or restored the temporalities to the priors, or received anything from the priory in times of a voidance or intermeddled therewith until the 19th year of the late king's reign, when Walter de la Pulle, escheator in that land, took the priory, when void by the resignation of the prior, and its temporalities into the king's hand, and they were afterwards delivered to the sub-prior by the king's writ, to answer therefor to the king if they ought to pertain to him, and the treasurer and barons have distrained the prior to render account for the said issues, the king ordered the justiciary and others to take an inquisition upon the matter, and the inquisitions and certificates thereupon having been viewed and examined before the king and his council, nothing is found whereby the custody of the priory and of its temporalities ought to pertain to the king in times of a voidance.

By p.s. and by pet. of parl.

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*Membrane 30—cont.*

April 7. To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William de Corpsty, deceased.

April 10. Thomas de Lucy, escheator in cos. Cumberland, Westmorland and Westminister. Lancaster. Order to assign dower to Margaret, late the wife of Hugh de Moriceby, tenant in chief, of all the lands which belonged to her husband, at his death, upon her taking oath that she will not marry without the king's licence.

April 6. To Walter de Chiriton and Thomas de Swanlond to whom the king Westminister. granted all the customs and subsidies in all the ports of the realm. Order to pay to Queen Philippa or to her attorney 1,000*l.* for the present year, in accordance with the king's grant to her on 15 June in the 20th year of the reign, of 2,000*l.* to be received by the hands of the said merchants of the issues of the customs and subsidies in aid of her expenses in maintaining the king's children and her own estate, to be received in two years, to wit, 1,000*l.* in each year, the first term of payment beginning at the Michaelmas following.

April 3. To Roger Daber, escheator in co. Surrey. Order not to intermeddle Westminister. further with the lands and rents which he took into the king's hand by reason of the death of John de Croydon, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in that county whereby the custody of his lands ought to pertain to the king, but that he held divers lands and rents of others than the king by divers services.

April 12. To William de Berkhamptstede, escheator of the lands reserved to the Westminister. king's chamber. Order to take the fealty of Richard de Haukeston according to the form of a schedule enclosed with these presents, and to deliver to Richard and to Agnes his wife the manor of Grete, restoring the issues thereof, as on learning by inquisition taken by John de Swynnerton, escheator in co. Salop, that Philip de Grete at his death held no lands in his demesne as of fee in that county, in chief of the king or of any other, but that he held the said manor there for life of the grant of Agnes late the wife of Henry de Halughton, by a fine levied in the king's court, with remainder to the said Richard and Agnes his wife, to hold for life, and that the manor is held of the heir of Richard de Cornub[ia], a minor in the king's wardship, as of the manor of Boreford, by the service of a fourth part of a knight's fee, the king ordered that escheator on 20 February last, to take the fealty of Richard and to deliver the manor to him and to Agnes, and now the king has learned that because the knights' fees which belonged to Margaret, late the wife of Geoffrey de Cornub[ia], lady of the said manor of Boreford, which she held in chief, are reserved to the king's chamber, the escheator has entered the manor of Grete as so reserved and has prevented John from executing the order to him, whereupon Richard and Agnes have besought the king to provide a remedy.

March 13. To the abbot of Haghmon, John de Alresford, Thomas de Wyngefeld and Westminister. Peter de Spikesworth. Order not to intermeddle further with the manor of Beston, restoring the issues thereof to Henry earl of Lancaster, as on its being found by inquisition taken by William de Middleton, escheator in co. Norfolk, that John de Warennia, earl of Surrey, at his death, held the manors of Gymyngham, Medwold, Beston, and the manor and town of Thefford, and the hundreds of Galhowe and Brothercroft for life of the demise of Thomas earl of Lancaster, by a fine levied in the late king's court, with reversion to the said earl, and that the premises were held of the king by divers services, and that Henry was Thomas's kinsman and heir and of full age, the king took his homage and fealty and ordered the escheator to deliver the premises to him together with the issues thereof.

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## MEMBRANE 29.

March 12.  
Hertford.

To the collectors of customs in the port of Southampton. Order to permit Percival Riz, Lucan Spynol, Garvanus Hembroun, Lionel Maruf, John Tariz and Gasanus de la Meer, merchants of Genoa, and their fellows to be quit of the custom and subsidy due on the goods and merchandise brought to that port or taken thence, until they are fully satisfied for 12,000 marks, as the king was bound to those merchants in 23,000 marks as might appear by an indenture made with them, and the king granted that they should bring or take merchandise into or out of the realm quit of the customs and subsidies until they should be satisfied for the said sum.

*Vacated because it was surrendered.*

By p.s.

The like to the collectors of customs in the port of Sandwich for 11,000 marks.

By the same writ.

*Vacated as aforesaid.*

April 10.  
Westminster.

To William de Middleton, escheator in cos. Norfolk and Suffolk. Whereas lately after taking the homage of Roger Lestraunge who married Joan, daughter and one of the heirs of Oliver de Ingham, tenant in chief, for Joan's purparty of the lands which belonged to Oliver at his death, the king assigned to Roger and Joan a moiety of the great chamber in the chief messuage of the manor of Ingham, and of all the other houses of that messuage and of all the residue of the said messuage and manor in co. Norfolk, a moiety of two dovecotes of the manor and of the profits thereof, a moiety of 100 acres of land, each acre extended at 18*d.* and of 152 acres of land each acre extended at 12*d.* yearly, and of 20 acres of land which were anciently demised at 20*s.* yearly, and a moiety of all the mills, gardens, meadows, reed lands, pastures, woods, fisheries, rents, services of villeins and of all other lands in that manor and of all works of customary tenants and other profits pertaining to the manor, and a moiety of 4 acres of land in Bradyngham, co. Suffolk, and on 21 June in the 12th year of the reign, in the presence of Mary, countess of Norfolk, to whom the king committed the custody of all the lands which belonged to Oliver, to hold until Mary daughter of John Curzon, kinsman and heir of Oliver, should come of age, the king ordered the said moiety to be delivered to Roger and Joan and now they have informed the king that although certain lands have been delivered to them by virtue of that order, and certain have not, yet afterwards by virtue of another order, all the said lands were taken into the king's hand, wherefore they have besought the king to provide a remedy; the king therefore orders the escheator, if the said lands have been reasonably divided, to deliver to Roger and Joan the lands so divided, both those which were delivered and afterwards resumed, and those which were not so delivered, and if the lands have not been reasonably divided, to cause the partition thereof to be corrected with the assent of either party, and to deliver to Roger and Joan what pertains to them according to that correction, and to cause the residue of the said lands, which are not yet partitioned, to be divided into two equal parts in the presence of the said countess if she choose to attend, and to deliver one moiety thereof to Roger and Joan and the other moiety to the countess for the purparty of Mary Curzon aforesaid, restoring to Roger and Joan all issues from the lands first assigned to them.

To Robert Russel, escheator in co. Wilts. Like order with respect to a moiety of the manor of Westdeone and Estryrnstede in that county, with their appurtenances, assigned to Roger and Joan on 22 June in the 12th year of the reign.

To Henry Sturmy, escheator in co. Southampton. Recital of the preceding order to the escheator in co. Wilts, with a like order, '*mutatis mutandis*,' concerning an acre and 1½ roods of meadow in Wademed and la

1348.

*Membrane 29—cont.*

Whitemoure which pertained to the said manor of Westdeone and Estgrymstede and of seven free tenants and seven bondmen who held of the said manor that moiety of meadow, with their rent and services, as it was found by inquisition taken by the then escheator in co. Southampton that Oliver at his death was seised of the premises in his demesne as of fee.

## MEMBRANE 28.

March 10. To the sheriff of Oxford. Order to cause a coroner for that county to be  
Westminster. elected in place of John Feyrman, who is insufficiently qualified.

March 14. To the collectors of customs in the port of Chichester. Order to keep  
Westminster. safely until further order a ship called '*la Nicholas*' of Nymmuth, arrested by them because Laurence Couk of Kyngeston near Arundel, laded therein  $\frac{1}{2}$  sack of wool in a packet and 100 wool-fells not customed, and took them to parts beyond the sea without paying the custom and subsidy thereon, and because John James of Goryng laded in that ship 400 wool-fells not customed, which were taken to the said parts, as the collectors have returned to chancery.

By C.

March 13. To Warin de Bassyngbourn, escheator in co. Huntingdon. Order to  
Westminster. deliver to Maud, daughter of Henry de Lancastr[ia], earl of Derby, or to her attorney, all the issues of the manor of Southo, as the king ordered the escheator to deliver that manor to her [*as at page 347 above*], and wishing to show her special favour he has granted to her the said issues.

By p.s. [19360.]

April 1. To William Beaufou and the sheriff of Lancaster. Order not to inter-  
Westminster. meddle further with the lands of Gilbert de Haydok in co. Lancaster, by reason of any commission or order to take them into the king's hand, delivering to him any lands so taken together with the issues thereof, as he is indicted of having entered within the verge of the household of Lionel, keeper of England, during the king's absence, of having attacked the manor of Beaumes near Redyng in co. Wilts, killed Michael le Poynynges, 'le uncle,' and Thomas le Clerk of Shipton, and others there, ravished Margery, late the wife of Nicholas de la Beche, broken the houses there, and that Robert le Hunt, Margery's chaplain, being sick there, died of fear, and took away goods to the value of 200*l.*, beating, wounding, mutilating and ill-treating Margery's servants, so that their lives were despaired of, and they carried off some and imprisoned them, arrogating to themselves royal power, and on its being testified that Gilbert was innocent of the premises, the king pardoned him at the request of divers magnates and others in parts beyond the sea, so that he should stand to right in the king's court if any one wished to speak against him in the premises, and on 19 June last the king ordered the sheriff to deliver to Gilbert all his lands which were taken into the king's hand by reason of the premises.

April 4. To the sheriff of Southampton. Order to cause a verderer for the forest  
Westminster. of Bokeholt to be elected in place of John Kenne, who is so sick and broken by age that he does not suffice to execute the duties of the office.

April 6. To the sheriff of York. Order to cause a verderer for the forest of  
Westminster. Galtres to be elected in place of John de Rouclyf, deceased.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of John de Colvill, knight, who has no lands in that forest to qualify him.

1348.

*Membrane 28—cont.*April 2.  
Westminster.

To the prior and convent of Bath. Order to pay to John son and heir of Edmund earl of Kent, the king's uncle, 10*l.* of the ferm of the Berton, Bath, in arrear for Michaelmas term last, and to be answerable to him for that ferm henceforth, as on 26 August last the king granted to John that all the lands of his inheritance should be delivered to him together with the rents and fermes thereof, from Michaelmas term then following, to hold until he should come of age, in aid of his maintenance, without rendering anything therefor to the king, and William de la Pole son and heir of Richard de la Pole, in whose hands is the said ferm of 20*l.* which the prior and convent used to render at the exchequer, and which is of the said inheritance, appearing in chancery at the heir's suit, rendered the said ferm into the king's hand for the use of the heir.

By p.s.

*Et erat patens.*April 12.  
Westminster.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Hamo de Barsham, who has no lands in that county to qualify him in accordance with the statute.

April 18.  
Westminster.

To Bertrand de Ponte Odomeri, prior of Styvyngton, Edmund de Chellereye, Peter son of Peter, Jordan de Ardyngton and William Noioun, fermors of the priory of Styvyngton. Order to pay to John Darcy of Knaith, or to his attorney, 70*l.* yearly of the ferm of that priory, during the war with France, and to be answerable to him therefor, as the king granted that John should receive 200*l.* yearly at the exchequer for life or until the king should provide him with 200*l.* yearly of land or rent for life, and the king granted that he should receive the 200*l.* by the hands of the said fermors and those of the proctor of the abbot of Lire, an alien, of the fermes which they owed for their lands and possessions of the said prior and abbot, in the king's hand by reason of the said war, to wit 70*l.* of the said fermors and the remaining 130*l.* of the said proctor.

By p.s.

*Et erat patens.*March 20.  
Westminster.

To John Cook, keeper of the great wardrobe. Order to deliver to Thomas de Fencotes, whom on 14 January last the king appointed one of the justices of the Bench, such robes as the other justices receive by reason of their office.

April 19.  
Westminster.

To the sheriff of York. Order to cause hay, oats, beans, peas, litter and other necessities to be bought and purveyed for the king's sixteen stallions sent to Roger de Normanvill, the king's yeoman, keeper of his horses beyond Trent, and to pay wages to the men keeping those horses so long as they remain in that bailiwick, by indentures made with Roger.

*MEMBRANE 27.*April 11.  
Westminster.

To Robert de Hadham. Order not to intermeddle further with the residue of the manor of Burstall and with all that is not parcel of 2 bovates of land in Acle, Brehull and Burstall or with the bailiwick of the forestership of Bernewode, restoring the issues thereof, provided that he retain in the king's hand all the things which are parcels of the said bovates and bailiwick together with the issues thereof, as lately at the suit of Edmund de Haudlo and Alesia his wife, before the king and his council in parliament, showing that whereas the king ordered the sheriff of Buckingham by writ under the testimony of William de Thorp, the chief justice, to take into the king's hand the said bovates and bailiwick, which are held in chief,

1348.

*Membrane 27—cont.*

lately in the hands of Edmund and Alesia, so that answer should be made to the king for the profits thereof, until Edmund, a minor, should come of age, the sheriff, exceeding that order, took into the king's hand the manor of Burstall, of Edmund and Alesia, which is not parcel of the said bovates and bailiwick, as is said, together with the goods and chattels found therein, and delivered that manor and the goods to Robert, to be kept, together with the corn growing there, and Edmund and Alesia beseeching the king to provide a remedy, he appointed Henry de Chalfhunte, Nicholas de Bokeland, John de Laundels, and William de Kynebelle to take an inquisition upon the matter and it is found by the inquisition taken thereupon, before Nicholas, John and William, that a part of the manor of Burstall, to wit, the site of the manor within the moat with ditches on the east, west and north and an entry adjacent to the moat and a garden, with appurtenances containing 3 acres 1 rood  $\frac{1}{2}$  perch 6 feet, which are worth nothing yearly beyond the reprise, and 60 acres of demesne land, in three fields of Burstall, to wit, in the field called 'Frithfeld' 30 acres, in the field called 'Armegrove' 15 acres, in the field called 'Northcroft' 15 acres, and also 50 acres of land in a field of Burstall called 'la Vente,' and 25 acres of wood in Hulwode there whereof the yearly underwood is worth 10s. according to the bounds thereof, and 2s. 10d. rent issuing from a cottage which William le Smyth holds in Burstall, and the office of the said bailiwick, which are all held in chief, are the said bovates and bailiwick and are worth 70s. 10d. yearly, and that the residue of the manor, to wit, a certain plot without the moat, in which a grange and a long stable are situated, a garden adjacent containing 2 acres, a parcel within the moat and ditch on the south of the moat, the new and old garden adjacent containing  $3\frac{1}{2}$  acres,  $8\frac{1}{2}$  virgates of land in Burstall containing 255 acres of demesne land, 58s. 10d. rent in Burstall, 4l. 6s. 6d. rent in Brehull, 18s. 5d. rent in Acle, which are held of the manor of Brehull, a toft and a carucate of land in Burstall containing 120 acres demesne of land, and 24s. rent and customs in Burstall, which are held of the prince of Wales as of his honour of Walynford, are not parcel of the said bovates and bailiwick and are worth 19l. 5s. 3d. yearly, and that in the manor of Burstall at the time of its being taken into the king's hand there were 92 quarters of wheat price 27l. 12s., 40 quarters of barley price 8l. and  $8\frac{1}{2}$  quarters of dredge price 28s. 4d. and 110 quarters of beans and peas, price 22l. and 50 quarters of oats price 116s. 8d. and hay to the value of 40s., whereof the sheriff delivered to Robert 80 quarters of wheat, 40 quarters of barley, 110 quarters of beans and peas,  $8\frac{1}{2}$  quarters of dredge, 40 quarters of oats, straw and chaff to the value of 60s. and hay to the value of 26s. and that after this livery Robert received no issues and profits from the said bailiwick and manor other than those noted above, except 50s. of the pleas and perquisites of court there.

By K. and by pet. of parl.

April 4.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of Bristol. Order to deliver to John de Sapy what is in arrear to him of 3 tuns of wine for the past year and to deliver to him 3 tuns of wine for the present year, as on 28 April in the twelfth year of the reign the king granted to him such fees and robes to be received yearly for life as other knights receive yearly of the king in his household, and John besought the king to grant him in recompence for the said fees and robes, 3 tuns of wine of the king's prise in that port, to be received yearly for life, and because he surrendered the king's letters to chancery to be cancelled, the king granted his request.

By p.s. [19389.]

*Membrane 27—cont.*

1348.

April 8. To the sheriff of Warwick. Order to cause a coroner for that county  
Westminster. to be elected in place of Adam Ody who is insufficiently qualified.

April 10. To the bailiffs of Derby for the present or the future. Order to pay to  
Westminster. Henry, earl of Lancaster, Derby and Leicester, 40*l.* yearly in accordance with the king's grant to him and to the heirs male of his body of 40*l.* to be received yearly of the ferm of that town. By p.s.  
*Et erat patens.*

April 15. To the sheriff of Southampton. Order to pay to Walter de Denham  
Westminster. what is in arrear to him of 2*d.* daily from 25 October in the 15th year of the reign, and to pay him 2*d.* daily henceforth, in accordance with the king's grant to him on the said day of 2*d.* to be received daily for life of the issues of that county.

April 12. To the treasurer and barons of the exchequer. Order to supersede the  
Westminster. demand which they make upon Walter de Harpham, master of the hospital of St. Mary without Boutham bar in the city of York for 100*s.* for a fine, as he has besought the king to pardon him the said fine and 16*s.* 4*d.* in recompence for 12*l.* in which the king is bound to him for 2 sacks of wool taken from him by Thomas de Brayton, the king's clerk, and Richard atte Wode, the king's serjeant at arms, in that hospital, as he is bound to the king in 100*s.* for a fine made for licence to give certain lands and rents in Grantemor and Thirnhem to certain chaplains, for making a perpetual chantry in the town of Grantemor, and also in 16*s.* 4*d.* for the fee of the seal pertaining to the king therefor. By p.s.

Aug. 12. To John Daberoun, escheator in Cornwall. Order not to intermeddle  
Westminster. further with the lands which he took into the king's hand by reason of the death of John Daunee, knight, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in that county whereby the custody of his lands ought to pertain to the king, but that he held lands of others than the king by divers services.

April 12. To the sheriff of Northampton. Order to cause a coroner for that county  
Westminster. to be elected in place of William de Nowers, who is insufficiently qualified.

April 25. To the mayor and bailiffs of Dublin for the present or the future. Order  
Westminster. to pay to John Danmartyn 13*l.* 6*s.* 8*d.* at which the rent of Bagotesrath is extended, which is parcel of the ferm of that city, until he is fully satisfied for 160*l.* of the said ferm, yearly, as on 14 July in the 21st year of the reign the king granted the said rent to John to hold until he should be satisfied as aforesaid. *Et erat patens.*

April 21. To the collectors of customs in the port of Newcastle upon Tyne. Order  
Westminster. to pay to Robert Bertram, 100 marks for Michaelmas and Easter terms last, as because he took William Douglas, the king's enemy, in the battle at Durham, and delivered him to the king, he granted to him 200 marks to be received yearly, to wit, 100 marks of the issues of the customs in the port of Kyngeston upon Hull and 100 marks of the issues of the customs in that port. By p.s. [19473.]

The like to the collectors of customs in the port of Kyngeston upon Hull.  
By the same writ.

1348.

## MEMBRANE 26.

April 13.  
Westminster.

To William de Shareshull and his fellows, justices of assize in co. Devon. Order to proceed to take an assize of novel disseisin which John de Colyton lately arramed against Edward de Courteney and Emma his wife and others contained in the original writ, for tenements in Cornewode, and to cause full justice to be done to the parties in accordance with the law and custom of England, as John Fox in answering for Edward and the others as their bailiff alleged that John Dauneye, knight, had died seised of the manor of Cornewode, co. Somerset, so placed in view, and because he held certain lands in chief in co. Somerset at his death, the said manor was taken into the king's hand by the escheator in that county, and so remains, and he seeking that the assize should not be taken without consulting the king, the justices have hitherto delayed to proceed therein, to the damage of [John] de Colyton, as the king has learned from his plaint.

By p.s. [19451.]

April 12.  
Westminster.

To the treasurer and barons of the exchequer. Order to proceed to discharge the men of the town of Notyngham according to the verdict of a certain inquisition, as they have shown the king that whereas the weavers in the town, exercising their mistery, used to render 40s. yearly at the exchequer for their guild, without any other person of the town contributing to those 40s. or doing any aid, and although it is found by an inquisition taken by writ of the exchequer and returned before the treasurer and barons that some of the weavers are not now staying in the town and have not done so for forty-six years now past, yet the treasurer and barons exact the ferm of 40s. together with the arrears thereof from the said men, as if they were bound for the payment of the same, whereupon they have besought the king to provide a remedy.

By p.s. [19444.]

April 11.  
Westminster.

To Thomas Cary, escheator in Somerset and Dorset. Order to cause Edward, brother and heir of John son and heir of John de Cerne, tenant in chief, who died while a minor in the king's wardship, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as Edward has proved his age before John de Frenyngham, escheator in co. Kent, and the king has taken his homage for all the lands which his father held in chief and has rendered them to him.

By p.s. [19434.]

The like, '*mutatis mutandis*,' to Robert Russel, escheator in Wilts.

By the same writ.

April 12.  
Westminster.

To Almaric fitz Waryn, escheator in Devon. Order not to intermeddle further with the manor of Cornwode with the advowson of the church thereof, in that county, as the king has learned by inquisition taken by Hervey Tyrel, late escheator in that county, that John Dauneye, knight, at his death, held no lands in chief in his demesne as of fee, but that he held the said manor and advowson for himself and the heirs male of his body, with remainder, in default of such heirs, to Richard son of Alice, who was the wife of John Daumarle, and the heirs male of his body, and that the manor and advowson are held of Andrew de Medestede by the service of a pair of gilt spurs.

April 18.  
Westminster.

To the taxers and collectors in Cumberland of the biennial tenth and fifteenth granted in the twentieth year of the reign. Order to supersede for this turn the demand for the tenth and fifteenth made upon the men of the towns of Bothecastre, Foulewode, Askirton, Walton, Lanercost, Stapilton, Cambok, forest of Nicholas, Artureth with Randolphlevyngton, Stubhull, Hedresford, Solperd, Eston, Westlevyngton, Lydell, Brampton, Walton, Irthyngton, Trevermane, Torcrossok, Cumrewe, Castekayrok, Farlham,

1348.

*Membrane 26—cont.*

Kirkelevyngton, Houghton, Northemore, Fenton, Little Corkeby, Hayton, Scaleby, Great Corkeby and Cumquytiton in the ward of Eskedale; Kirkandres, Rouclyf, Bowenes, Beaumond Bampton, Orreton, Kirkethwayt, Lynthwayt, Scarthwaitrig, Langholm, Raughton, Thoresby, Burgh, Wederhale, Blakhale, Cumquyntyn, Botchardby and Warthewyk, Neuton and Alaynby, in the ward of Cumberland; Staynton, Caterlen, Neuton-reigny Lambanby, Unthang, Berier, Johnby, Mathirdale, Grisedale, Mothirby, Edenhale, Houtonroef, Hoton John, Hoton in foresta, Laisyngby, Graystokskales, Graystok, Threlkeld, Neubiggyng, Skelton, Souleby, Dacre, Blencowe, Sparkheved, Heyheved, the towns of Kyrkoswald, Crogelyn and Ravenwyk, in the ward of Lyth; the towns of Penreth, Salkeld, Langwathby, Carlaton, Carleton near Penreth, Scotby and Soureby in the liberty of Penreth; the towns of Carleton, Briscawe, and Salkeld, in the liberty of the prior of Carlisle; the towns of Lynstok, Caldecotes and Dalston in the liberty of the bishop; the towns of Hobrighteby and Staynwygges in the socage of Carlisle castle, of their goods and chattels burned and destroyed by the Scots, provided that they answer for the goods and chattels which they have at other places in the county and for those saved from the said destruction, as at the suit of the men of that county showing that their lands had been burned and destroyed by the frequent incursions of the Scots, who had entirely deprived them of their goods and chattels, and beseeching the king to remit the portions of the tenth and fifteenth touching them, the king ordered Peter Tillioll, Clement de Skelton and William de Langwaythby to take an inquisition upon the matter, by which it is found that the said enemies have frequently entered the said parts and have burned and destroyed the lands, depriving the men of the county of their goods and chattels, by which incursions the said towns have been totally burned and destroyed and the men there plundered of their goods and chattels, and now the said men by their petition before the king and his council in the last parliament, have besought the king to discharge them of their portions of the tenth and fifteenth.

By K and all the council.

April 3.  
Westminster.

To John de Vaux, escheator in co. Nottingham. Order to amove the king's hand from a messuage, 2 bovates, 5 acres of land of William de Upton, parson of Birton Jorce church in Birton Jorce, restoring the issues thereof to him, as the king ordered the escheator to certify why he had taken the said tenements into the king's hand, and the escheator returned that he had done so because he was informed that John Glide, late parson of the said church, acquired them for himself and his successors, of Richard de Hegham of Birton Jorce, after the publication of the statute of mortmain, without the king's licence, and subsequently, at William's suit, showing that the said messuage and land were of the endowment of that church from the time of its foundation, and that John Glide, because Cecily late the wife of John son of Robert Sareson of Birton Jorce unjustly occupied those tenements, brought a writ of *utrum* against her for the same before the justices of the Bench, and while the plea was pending Cecily had enfeofed Richard de Hegham and Idonia his wife, her daughter, with those tenements, who rendered them to John Glide on learning that he had recovered them against Cecily, and William beseeching the king to cause his hand to be amoved from those tenements, the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said tenements are of the right of the said church from the time of its foundation, and that William's predecessors held them until Master Robert de Blundesden, formerly parson of the said church, demised them at ferm to Robert Sareson

1348.

*Membrane 26—cont.*

of Birton Jorce, at Robert's will, after whose death John son and heir of Robert Sareson and Cecily then his wife, and Cecily after his death, unjustly occupied the tenements, and that John Glide, the last predecessor of William, brought a writ of *utrum* against Cecily for those tenements and while the plea was pending, she enfeoffed Richard and Idonia with the tenements, and they rendered them to John Glide in the form aforesaid.

April 8.  
Westminster.

To the sheriff of Southampton. Order to cause the hall in Winchester castle to be newly roofed, and the defects of the other houses, walls and turrets of the castle, most in need of repair, to be amended up to the sum of 100*l.* by the view and testimony of John Russell, mayor of Winchester, and Robert de Cherteseye.

By K. and C.

*MEMBRANE 25.*

April 22.  
Westminster.

To Walter de Chiryton and Thomas de Swanlond to whom the king lately granted all the customs, both great and petty, in the port of London. Order to pay to Queen Philippa or to her attorney 297*l.* 2*s.* 11*d.* of the issues of the petty custom, supplying any deficiency from the great custom, if these do not suffice, for Easter term last, in accordance with the king's grant to her, in consideration of her charges for the maintenance of his children, of 891 marks 5*s.* 9½*d.*, to be received yearly of the said issues.

April 16.  
Westminster.

To the collectors of the biennial tenth and fifteenth last granted by the laity in the parts of Kesteven, co. Lincoln, and to their sub-collectors in the city of Lincoln. Order to supersede the taxing and levying of the tenth of the goods of the hospital of the Holy Innocents without Lincoln, within the liberty of Lincoln, as the hospital was founded by the kings of England, and it is so slenderly endowed that the goods thereof do not suffice for the maintenance of the master, brethren and sisters there, and the other alms ordained by the said kings, and if it be charged with the aids granted by the community of the realm, it will behove the master, brethren and sisters to diminish the said alms.

By C.

April 24.  
Westminster.

To the mayor and bailiffs of Oxford. Order to pay to John Brokas, the king's yeoman, or to his attorney, 10*l.* for Easter term last, in accordance with the king's grant to him of 20*l.* to be received yearly of the ferm of that town until the king shall provide him with 20*l.* of land or rent for life.

April 10.  
Westminster.

To the sheriff of Wilts for the present or the future. Order to pay to Katherine late the wife of William de Monte Acuto, earl of Salisbury, tenant in chief, 10 marks for her dower of 20*l.* yearly of the issues of that county, as at her suit, showing that the king had granted to William 20*l.* to be received yearly of the said issues, and that she was not dowered thereof and beseeching the king to cause dower to be assigned to her thereof, and because the inquisitions *post mortem* of the earl contain no mention that he died seised of the said rent in his demesne as of fee, the king ordered Robert Russel, escheator in that county, to take an inquisition upon the matter, by which it was found that the said earl died seised of that rent in his demesne as of fee, of the king's grant, and that William de Monte Acuto, the earl's son, is his next heir and aged eighteen years and more. *Et erat patens.*

April 28.  
Westminster.

To the citizens of Chichester. Order to pay to Maud de Pirye, sometime nurse of John de Eltham, the king's brother, and Joan his sister, what is in arrear to her of 30*l.* yearly, of the ferm of that city, for Easter term last, in accordance with the king's grant to her of 30*l.* to be received yearly for life of the said ferm [*as at page 26 above*].

1348.

*Membrane 25—cont.*May 2.  
Westminster.

To William Beaufou and the sheriff of Northampton appointed to take into the king's hand the lands, goods and chattels of those outlawed for the death of Michael de Ponynge 'le uncle' and Thomas le Clerc of Shipton, at Beaumes near Redynges, and for the rape of Margery late the wife of Nicholas de la Beche. Order to deliver to Reginald de Cobham all the lands which belonged to Thomas de Ardern, knight, together with the issues thereof, from 5 September last, in accordance with the king's grant to him on that day of all those lands which pertain to the king by reason of the said rape and death whereof Thomas is indicted, in part satisfaction of 500 marks of land and rent with which the king promised to provide Reginald.

April 28.  
Westminster.

To John de Weseham, the king's butler, or to him who supplies his place in the port of Boston. Order to deliver to William Dogget a tun of wine for the present year, in accordance with the king's grant to him of a tun of wine, of the king's gift, to be received yearly for life in that port.

May 1.  
Westminster

To the sheriff of Wilts. Order to pay to Philip de Butterleye what is in arrear to him of his wages and fees as keeper of the launds (*landarius*) in the king's park of Clarendon, and to pay him such wages and fees henceforth, in accordance with the king's grant to him of that office on 16 September in the 14th year of the reign, to hold at will, receiving therein such wages and fees as Richard Bloundele, late keeper of the launds there, used to receive therein.

April 28.  
Westminster.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Thomas de Pelham, who is insufficiently qualified.

May 1.  
Westminster.

To the treasurer and barons of the exchequer. Whereas, as the king has learned, Walter de Chiryton, Thomas de Swanlond and Gilbert de Wendlyngburgh, and Henry de Causton and John Malewayn their fellows, lately bought certain bills as true and good, and delivered them as such before the treasurer and barons in accordance with the agreements made between the king and those merchants, and those bills are accepted at the exchequer, the king has granted that if the merchants are aggrieved at his suit by reason of those bills before the treasurer and barons, then in place of the bills for which they are aggrieved they may surrender other good and acceptable bills containing true and clear debts and sufficient for the king's discharge, as is contained in the indenture made with them: the king therefore orders the treasurer and barons, if the merchants are aggrieved as aforesaid, to receive other bills from them in place of the bills for which they are aggrieved, in the form aforesaid, not molesting them for any defects in the said bills.

*MEMBRANE 24.*April 24.  
Westminster.

To the mayor and bailiffs of Southampton and to the collectors of customs there. Order to dearrest a ship of Abvill, whereof Richard Ridard is master, the men and mariners and the goods found therein, without exacting the custom or payment, and to permit the said mariners to take it to the town of Amiens with the said merchandise and men, as the merchants of Amiens have besought the king to cause the said ship and goods to be released in accordance with the form of the truce made at Calais that merchants and others of either realm should traffic freely in either realm under a certain form, during the said truce, as the said

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*Membrane 24—cont.*

collectors arrested that ship, laded at Bruges in Flanders with 297 hides of Ireland and 100 other dry ox hides, 220 calf skins and 200 boards of Almaine duly customed there, to be taken thence to the town of Amiens, when they were driven by a tempest to the port of Southampton, because the men in the ship would not pay the customs on that merchandise or show letters of coket testifying the payment of the custom, and the mayor and bailiffs, because the men in the ship hoisted their sail and departed from the port with the merchandise, pursued and arrested them again, brought them back to the port of Southampton, caused the merchandise to be landed there and committed the mariners to prison, and by the letters of the burgomasters, *échevins* and consuls of Bruges, shown in chancery, it appears that the merchandise was customed there to be taken to Amiens, and William Bendebowe and Geoffrey le Manner of London have mainperned before the king in chancery, upon pain of 30*l.* that they will cause a ship of England arrested in the port of St. Valery by certain men of France, by reason of the said arrest, to be dearrested with the goods and merchandise and the men and mariners therein, to return yearly to England.

By K. and C.

April 19. To the sheriff of Cambridge. Order to pay to William, marquis of Westminster. Juliers and earl of Cambridge or to Tilemannus de Werda and William Muschet, his attorneys, 10*l.* for Easter term in accordance with the king's grant to him on 7 May in the 14th year of the reign, of 20*l.* to be received yearly of the issues of that county.

April 10. To Walter de Chiryton and his fellows, to whom the king granted the Westminster. customs and subsidies in all the ports of England, under a certain form. Order to pay to William de Felton 60*l.* which are in arrear to him, as the king granted to him on 10 October in the 9th year of the reign, 20*l.* to be received yearly of the issues of the customs in the port of Newcastle upon Tyne, until the king should provide him with 20*l.* yearly of land or rent, and afterwards at William's suit, beseeching the king to order the arrears of the said 20*l.* to be paid to him, the king ordered the treasurer and barons of the exchequer to inspect their rolls and memoranda, the accounts of the collectors of that custom, of the merchants and other receivers to whom the king granted the customs, and to certify the king of what they should find to be in arrear to William, and they have returned that after such inspection they find that William was satisfied for 120*l.* thereof by the accounts of the collectors in that port for the 10th, 11th, 12th, 13th, 14th and 15th years of the reign, and by the account of Thomas de Melcheburn and his fellows, to whom the king granted the customs, for 50*l.* for the 16th, 17th and the first half of the 18th years and it is found by the account of the said merchants and of Thomas de Swanlond that William was satisfied for 10*l.* for the first half of the 21st year, and he has besought the king to cause him to be satisfied for the second half of the 18th, the 19th, the 20th, and for the second half of the 21st year, which are in arrear to him.

April 18. To Walter de Bermyngeham, justiciary of Ireland, or to him who Westminster. supplies his place there. Order not to distrain Maurice, earl of Kildare, for his homage, as he has done homage to the king for all the lands which Thomas earl of Kildare, his father, held in chief in Ireland. By p.s.

April 24. To the collectors of the custom of wool, hides and wool-fells in the port Westminster. of London. Order to pay to John de Coupeland 95*l.* 2*s.* 7½*d.* for Easter term last, as in consideration of his service in taking David de Bruys,

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*Membrane 24—cont.*

styling himself king of Scotland, in the battle of Durham, and delivering him to the king, he created John a banneret, and granted to him 500*l.* to be received yearly, to wit, 400*l.* of the issues of the customs in that port and 100*l.* of the issues of the customs of the port of Berwick upon Tweed, until he should provide him with 500*l.* a year of land or rent, and the king granted to John the manor of Coghull, co. York, a moiety of the manor of Kirkeby in Kendale with its members and other appurtenances in cos. Westmorland and Cumberland, and a moiety of the manor of Ulreston, co. Lancaster, which belonged to William de Coucy, and escheated to the king after his death, to the value of 231*l.* 8*s.* 9½*d.* yearly, at which they are extended, in part satisfaction of the 500*l.*, saving to the king the park and separable wood above le Bradewode, the wood below the island of Wynandermere, a moiety of the wood called 'Richemerfeld,' the wood of Crosthwayt called 'Brendewod' and the wood of Aynerholm, and the knights' fees and advowsons pertaining to the said manor and moieties, until further order, and the king also granted to John the manors of Morholm, Warton, Carneford and Lyndeheved, co. Lancaster, which belonged to the said William and escheated to the king, to hold at will, at ferm, to the value of 78*l.* 5*s.* 11*d.* yearly, which the king wishes to be allowed to him yearly in part satisfaction of the 500*l.* until further order, and wishing to satisfy John for the remaining 190*l.* 5*s.* 3¾*d.* the king granted that he should receive that sum of the issues of the customs in the port of London.

To the collectors of customs in the port of Newcastle upon Tyne. Order to pay to John de Coupeland or to his attorney 50*l.* for Easter term last, in accordance with the king's grant to him of 100*l.* for his good service with twenty men at arms, of 100*l.* to be received yearly for life of the issues of the customs in that port.

April 28. To the sheriff of Berks. Order to cause a coroner for that county to be  
Westminster. elected in place of Henry Brayboef, who is insufficiently qualified.

May 8. To the sheriff of Gloucester. Order to cause a coroner for that county to  
Lichfield. be elected in place of William de Ewenlode, who has no lands in the county to qualify him.

May 1. To the sheriff of Wilts. Order to pay to Gilbert de Thynden what is in  
Woodstock. arrear to him of 7½*d.* daily from 24 May in the 12th year of the reign, and to pay him 7½*d.* daily henceforth in accordance with the king's grant on that day to Gilbert, then usher of the king's hall, of 7½*d.* to be received daily for life for his wages, of the issues of that county.

*MEMBRANE 23.*

April 26. To the treasurer and chamberlains. Order to cause a tally for 40*s.* to be  
Westminster. levied at the receipt of the exchequer and delivered to Richard de Thoresby, the king's clerk, keeper of the hanaper of chancery, in his discharge, as he paid that sum by the king's order for certain works in the king's hall, Westminster, where the place of the chancery is held, made by advice of the council.  
By C.

April 19. To the collectors of the custom of wool, hides and wool-fells in the port  
Mortlake. of London. Order to pay to William de Bohun, earl of Northampton or to his attorney 90*l.* 8*s.* 2½*d.* for Easter term, as the king granted to the earl 400*l.* in that port, 150*l.* in the port of Boston and 150*l.* in the port of Kyngeston upon Hull to be received yearly for himself and the heirs male of his body

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*Membrane 23—cont.*

until certain lands, which others hold for life with reversion to him, come into his hands, and on 26 July last the king granted to him the castle, manor and town of Staunford and the manor and town of Grantham, which John de Warennia, earl of Surrey, held for life, and on 26 November last, the castle and manor of Okham, co. Rutland and the shrievalty of co. Rutland, which Hugh de Audele, earl of Gloucester, and Margaret his wife held for life, with reversion to William to hold to the value of 519*l.* 3*s.* 6½*d.* yearly, and the king ordered them to be delivered to him, and he wishes the earl to be satisfied for the remaining 180*l.* 16*s.* 5½*d.* yearly, and has granted that he shall receive that sum of the issues of the customs in the port of London.

May 8.  
Westminster.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of John Fairman, who is insufficiently qualified.

April 19.  
Mortlake.

To the sheriffs of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney 100*l.* for Easter term, in accordance with the king's grant to him and to the heirs male of his body of 200*l.* to be received yearly of the ferm or issues of that city until certain lands which others hold for life with reversion to the earl, come into his hands.

The like to the sheriff of Essex for 50*l.* for the same term.

To the sheriff of Northampton. Order to pay to William de Bohun earl of Northampton, or to his attorney, 10*l.* for Easter term, in accordance with the king's grant to him of 20*l.* to be received yearly of the ferm or issues of that county.

May 6.  
Westminster.

To William de Clynton, earl of Huntingdon, fermor of the priory of Trewelegh, in the king's hand by reason of the war with France. Order to pay to Gawayn Corder or to his attorney 20*l.* for Easter term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign, of 40*l.* to be received yearly of the ferm of that priory so long as it should remain in the king's hand.

May 4.  
Westminster

To the collectors of customs in the port of Boston. Order to pay to William de Melchebourn, the king's merchant, 10*l.* for Easter term last, in accordance with the king's grant to him for his travail upon the redemption of the great crown, which he brought back to England, of 20*l.* to be received yearly for life of the issues of both the great and the petty customs in that port.

To the sheriff of York. Order to pay to Margery late the wife of Duncan de Frendraght, 24 marks, 6*s.* 8*d.* for Easter term last, in accordance with the king's grant to her of 49 marks, to be received yearly during pleasure of the issues of that county, in recompence for the manor of Briggestok, co. Northampton, which she held at will, and which the king assigned to Queen Isabel to hold for life.

May 6.  
Westminster.

To the proctor of the abbot of Lire, an alien. Order to pay to John Darcy of Knayth or to his attorney 130*l.* yearly of his ferm, during the war with France, and to be answerable to him therefor, as the king granted to John, for his good service and to maintain his estate as a banneret, 200*l.* to be received yearly for life at the exchequer, and that he might be more speedily satisfied the king granted that he should receive the 200*l.* by the hands of the said proctor and of the prior of Styvyngton of the ferns which they were bound to pay for the possessions of the said abbot and prior in England, in the king's hand by reason of the said war, to wit, 130*l.* of the proctor and the remaining 70*l.* of the prior. By p.s.

*Et erat patens.*

The like to the prior of Styvyngton to pay 70*l.* to John.

*Et erat patens.*

By the same writ.

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*Membrane 23—cont.*

May 12. To the sheriff of Oxford. Order to cause a coroner for that county to be  
Westminster. elected in place of William de Brampton, deceased.

May 20. To the sheriff of Huntingdon. Order to cause a verderer for the forest  
Westminster. of Wauberge to be elected in place of William Moigne, who is so broken by age and weak that he cannot exercise the duties of his office.

May 16. To the collectors of the petty custom in the port of London. Order to  
Westminster. supersede the exaction made upon Peter de Monyer, who is a native of Amiens, for the custom of 3*d.* a pound on his goods and merchandise brought to that port, as he is a burgess of the town of Welles, having wife, children and perpetual domicile there, and contributing to lot and scot and the other charges there with the other burgesses of the town, so that the king wishes him to be held as a native and inhabitant of the realm. By C.

*MEMBRANE 22.*

May 4. To the treasurer and barons of the exchequer. Whereas the king com-  
Westminster. mitted to the prior of Derhurst the custody of his priory and of all the lands and possessions pertaining thereto, which were taken into the king's hand with the other possessions of the alien religious of the power of France, by reason of the war with France, to hold during the said war, for rendering a certain ferm yearly at the exchequer, and the king granted that he should be quit of wool and all other quotas granted by the clergy or the community of the realm, from the time when the priory was so taken for so long as the said lands should remain in his custody for the cause aforesaid, so that he should dispose of the priory and its possessions as might seem best to him, and he considering that it would be more advantageous to demise certain tenements pertaining to the priory, at ferm, than to retain them in his own hand, and cultivate them, and although he demised certain lands in the town of La More, which are parcel of the priory, it is said, to Master John Lech and Master Robert de Piriton, to hold at his will for paying a certain sum of money to him in subvention of his said ferm, yet the collectors of the wool last granted in co. Oxford exact such wool of John and Robert by reason of those lands, for which the prior has paid the tenth to the king, to their manifest damage and to the retardation of the payment of the said ferm, wherefore the king ordered those collectors to supersede the demand made upon John and Robert: the king therefore orders the treasurer and barons, if they find that the premises contain the truth, to supersede the demand made upon John and Robert and to discharge both them and the said collectors.

May 12. To Nicholas Gowere, escheator in the liberty of Holdernesse, or to him  
Westminster. who supplies his place. Order to cause Margery late the wife of William de Ros of Hamelak to have seisin of 2 bovates of land, 6 acres of meadow and 45 acres of pasture in Ulram, which Robert son of Robert Tothe of Killum held, who was outlawed for felony, as the king has learned by inquisition taken by the escheator that the premises have been in the king's hand for a year and a day, and that Robert held them of Margery, and that Dionisia late the wife of Robert son of Robert Tothe of Killum and George Salvayn, knight, had the year, day and waste thereof and ought to answer therefor to the king.

May 10. To Walter de Chiriton and his fellows, to whom the king granted all the  
Westminster. customs and subsidies in all the ports of England under a certain form. Order to pay to William de Felton 10*l.* for Easter term last, in accordance

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*Membrane 22—cont.*

with the king's grant to him on 10 October in the ninth year of the reign, of 20*l.* to be received yearly of the custom of the town of Newcastle upon Tyne.

May 13.  
Westminster.

To Peter de Boxstede, escheator in Essex. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of John Giffard of Bures, knight, restoring the issues thereof, as the king has learned by inquisition taken by John de Coggeshale, late escheator in that county, that John at his death held no lands in chief in that bailiwick, whereby the custody of the lands which belonged to John at his death ought to pertain to the king, but that he held lands of others than the king by divers services.

The like, word for word, to John de Frenyngham, escheator in Kent.

May 14.  
Westminster.

To the collectors of customs in the port of Boston. Order to pay to William marquis of Juliers or to John de Wesenham, his attorney, 300*l.* for Easter term last, after having first paid to Queen Isabel the fee due to her of those customs, as the king granted to William 600*l.* to be received yearly of those customs.

May 17.  
Westminster.

William son of Hugh atte Tounesende of Normanton, imprisoned in Nottingham castle for trespass of vert in Shirewode forest, has a writ to Ralph de Nevill, keeper of the Forest beyond Trent, or to Thomas de Longevilers, supplying the place of the said keeper in Shirewode forest, to bail him.

May 8.  
Westminster.

To John de Wesenham, the king's butler. Order to deliver to the abbot and convent of King's Beaulieu 2 tuns of wine in arrear to them of the 19th and 20th years of the reign as Henry III granted to the abbot and convent a tun of wine to be received yearly at Southampton of the king's gift between Christmas and the Purification for celebrating masses in their church, and afterwards on 26 January in the 19th year of the reign the king ordered Reymund Segunyn, late his butler, to deliver to them a tun of such wine, and he sent a like order on 30 January in the 20th year of the reign, and because nothing thereof was paid to the abbot and convent, as the king has learned from their plaint, the king ordered Reymund to certify him thereupon, and he returned that the abbot and convent had received nothing of that wine from the eighteenth year of the reign to 15 February in the 21st year of the reign, on which day John undertook the office of the butlery.

May 10.  
Westminster.

To the collectors in Kent of the aid for making the king's eldest son a knight. Order to supersede the demand made upon the abbot of Robertsbridge for paying any sums to that aid for the manor of Lambrehurst in that county and the tenements which he holds in the hundred of Rolfnendenne in co. Kent, restoring anything which they have levied, as the abbot has shown the king that although he holds the manors of Lambrehurst, and of Sutton in the rape of Peveneseye in co. Sussex by charters of the founders and the confirmation of Henry III, in frank almoin, quit of all aids, yet the collectors, pretending that he holds them by knight's service, exact divers sums of him for the aid, whereupon he has besought the king to provide a remedy, and by the certificate of the treasurer and barons of the exchequer sent into chancery it is found that the said manors with the said tenements, which the abbots held on 8 July in the 37th year of Henry III, which tenements are parcel of the manor of Lambrehurst, were granted to the abbot and convent in frank almoin, and it is not found in the rolls of the exchequer that the abbot and convent paid anything by

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*Membrane 22—cont.*

reason of the said manors and tenements for any aid granted to marry the king's eldest daughters or to make his eldest sons knights, except certain sums by reason of the aid to marry the eldest daughter of Edward I, of which sums the abbot then sought to be discharged, and he was discharged thereof by consideration made in the exchequer upon a process held thereupon.

May 6.  
Lichfield.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to pay 50*l.* to Robert de Burghcher for Easter term last, as on 20 December in the 14th year of the reign, the king granted to Robert, then the chancellor, 100*l.* to be received yearly for life of the issues of the hanaper, in recompence for 100*l.* which Hugh de Audele, earl of Gloucester, granted to him for life, and which the earl resumed into his hand because Robert made stay with the king.

## MEMBRANE 21.

May 12.  
Windsor.

To Simon Basset, escheator in co. Gloucester. Order to retain in the king's hands the manors of Frompton and Ablynton with the advowson of Frompton Cotel church, until further order, and not to intermeddle further with the manors of Sandhirst, Polton, Yate and Weston Brut and with the advowsons of the churches of Yate and Weston Brut, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ralph de Wilynton died seised in his demesne of fee of the said manors of Frompton and Ablynton with the advowson of Frompton church, and that he held the manors of Sandhirst and Polton jointly with Eleanor his wife, for themselves and the heirs of Ralph's body of the gift and enfeoffment of Walter de Langeleye and Richard Cros, and that he held the manors of Yate and Weston with the advowsons of the churches of Yate and Weston for himself and the heirs of his body of the gift and enfeoffment of the said Walter and Richard with remainder at his death to Henry de Wilynton, and that Ralph died without an heir of his body, and the manor of Frompton with the advowson of the church there are held in chief by the service of a fourth part of a knight's fee, and the manors of Ablynton, Sandhurst, Yate and Weston are held of others than the king by divers services.

May 16.  
Westminster.

To the sheriff of Gloucester. Order to pay to the constable of Bristol castle what is in arrear to him of 12*d.* daily for the wages of David de Anald, a Scot lately taken at the battle of Durham and in his custody, from 13 December last, and to pay him 12*d.* daily henceforth so long as David remains in that castle, knowing that if he does not make a speedy payment of those wages the king will cause that prisoner to be delivered to him to be kept at his peril and will punish him in an exemplary manner for his rebellion, as on the said 13th December the king ordered the sheriff to pay such wages to the constable by indenture.

May 18.  
Windsor.

To Almaric fitz Waryn, escheator in co. Devon. Order not to intermeddle further with the tenements which he took into the king's hand by reason of the death of Ralph de Wilynton, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ralph at his death held no lands in chief or of others in that bailiwick, but that he held the manor of Womberlegh with the advowsons of the churches there, jointly with Eleanor his wife of the gift and enfeoffment of Walter de Langelegh and Richard Crosse, to hold for themselves and the heirs of Ralph's body, and that he held the manors of Honeshaw, Beauford and

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*Membrane 21—cont.*

Stokerivers with the advowsons of the churches there, and also a carucate of land in Ridelcombe of the gift and enfeoffment of the said Walter and Richard, for himself and the heirs of his body, with remainder, in default of such heirs, to Henry de Wilynton, and the said tenements are held of others than the king by divers services.

To John Laundels, escheator in cos. Oxford and Berks. Like order, '*mutatis mutandis*,' as the king has learned by inquisition taken by the escheator that Ralph de Wylynton at his death held no lands in chief or of others in that bailiwick, but that he held in co. Berks the manor of Staulputt with a fourth part of the hundred of Shrivenham jointly with Eleanor his wife, of the gift and enfeoffment of Walter de Langele and Richard Crosse, for themselves and the heirs of Ralph's body, with remainder, in default of such heirs, to Henry de Wilynton, and that the manor and fourth part are held of the countess Warenne, by the service of a sixteenth part of a knight's fee.

May 10. To the sheriff of Devon. Order to cause a coroner for that county to be  
Westminster. elected in place of Walter de Waishebourn, who is insufficiently qualified.

May 20. To the collectors of customs in the port of Kyngeston-upon-Hull. Order  
Westminster. to pay to William de la Pole in the king's name, the custom due on all sarplars laden and taken out of that port according to the rate of the sack of wool therein, and not to permit any wool to be taken out of that port before it has been duly weighed and coketted and the custom due thereon paid, in the presence of William or his attorney, as on 11 March in the 20th year of the reign the king granted that William should receive all the money of the ancient custom of wool, hides and wool-fells in that port, to wit,  $\frac{1}{2}$  mark on each sack of wool, a mark on every last of hides and  $\frac{1}{2}$  mark on every 300 wool-fells, in aid of his maintenance, by the view and testimony of the collectors of customs in that port and of the controller there, in recompence for the manors of Brustwyk, Whetele, and Gryngele, which the king caused to be taken into his hand, until they should be restored to William or until the king should cause him to be satisfied therefor, and now William has informed the king that the collectors have permitted some merchants to lade wool to no small quantity in sarplars in that port, each sarplar containing  $1\frac{1}{2}$  sacks, and to take them to parts beyond the sea, defrauding the king of the custom thereon, whereat he is much angered.

By K. and C.

May 20. To the sheriff of York. Order to cause two verderers for the forest of  
Eltham. Pykeryng to be elected in place of Nicholas Haldane and Thomas Thirnif who are insufficiently qualified.

May 22. To the king's butler for the present or the future or to him who supplies  
Westminster. his place in the port of London. Order to permit John Brocas, knight, John Elys, John Tuscanan, Bernard Guilliam of Bruges, Reymund de Casse, John de Mounbeton, Peter Arnald of Mauleon, Gerard de Lybourn, John de Mounbery, and Arnald de Puche, merchants of Bordeaux to receive 2s. on every tun of wine brought by them or any other merchants of the duchy of Aquitaine to the port of London, by the butler's view and testimony, until they are satisfied for 200*l.* after William Casse and his fellows, merchants of Aquitaine have been satisfied in that port for the sums due to them for wine taken from them, as the king ordered Reymund Seguyn late the king's butler, or him who supplies his place in the port of London to permit John Brocas and his fellows to receive 2s. a tun on such wine brought before 6 June preceding until they should be satisfied for 200*l.* in

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*Membrane 21—cont.*

the form aforesaid [*as in this Calendar, 19 Edward III, page 534*], and now it is found by the certificate of the treasurer and barons of the exchequer and that of the present butler that John Brokas and his fellows and the other merchants of Aquitaine have not yet received anything of the said 200*l.* in that port, because William Casse and his fellows are not yet satisfied for the price of the wine taken from them. *Et erat patens.*

May 12.  
Westminster.

To the sheriff of Warwick. Order to pay to Hervey le Mohun 5 marks for Easter term last, as at the request of Blanche lady of Wake, the king granted to Hervey, on 1 April in the 19th year of the reign, 10 marks to be received yearly for life of the issues of co. Warwick.

## MEMBRANE 20.

May 12.  
Westminster.

To the treasurer and chamberlains. Order to pay to Hugh de Glaunvill, parson of Kayngham church, 23*l.* 15*s.* 4½*d.*, as Richard de Normanvill and his fellows, lately appointed to take a moiety of wool in co. York, took 3 sacks 16 stones of wool at 4*l.* 10*s.* the sack from Hugh and Thomas Honeman and his fellows, appointed to take the moiety of wool in co. Cambridge, took 1½ sacks of wool of Hugh, price 7*l.* 10*s.*, for the king's use, and they charged themselves therewith in their accounts, as appears by the certificate of the treasurer and barons of the exchequer sent into chancery, and Hugh has besought the king to cause the price of that wool to be paid to him, extending to 23*l.* 15*s.* 4½*d.* in accordance with the form of the commission for taking such wool, and the king promised to pay him one moiety thereof at Michaelmas in the 13th year of the reign, and the other moiety at the Purification following.

May 4.  
Westminster.

To Roger Darcy, escheator in Ireland, or to him who supplies his place. Order to amove the king's hand from the manor of Beaubec (*de Bello Becco*), which he took into the king's hand by the death of brother John de Cokerham, the last abbot of Furneys, and not to intermeddle further therewith, restoring the issues thereof to brother Alexander, abbot of Furneys, and to the convent there, as Walter de Lacy, by his charter, granted to the church of St. Mary and St. Laurence, Beaubec (*de Bello Becco*) and to the monks residing there, in frankalmoin, all the demesne of his ploughs with their appurtenances, in the town or Killekerran, and all the lands which Bethani and the English held of him in the said town of Gillekeran, which tenements are now called the manor of Beaubec, to hold in frankalmoin, quit of all secular service, and a burgage in the town of Mariners with the liberty of having a boat for their own uses without toll, custom or demand and subsequently Henry III confirmed the said grant, and afterwards the abbot and convent of Beaubec of the Cistercian order, by the king's licence, granted the said manor to the abbot and convent of Furneys, with all that they held in Ireland, to hold in frankalmoin, and in consideration that the grant and confirmation aforesaid made by Walter and King Henry were made before the publication of the statute of mortmain, the king has confirmed the said grant made to the abbot and convent of Furneys.

May 20.  
Westminster.

To John Laundels, escheator in cos. Oxford and Berks. Order to take the fealty of John de Shortecoumbe according to the form of a schedule enclosed with these presents, and to deliver to him two parts of a messuage, 2 virgates of land in a place called 'Baylesclyve' near Lekhampstede, and pasture for 12 oxen and cows, with the issues of the cows of four years and for six horses, 24 pigs and for 300 sheep in le Thiket and in all the fields and pastures of the town of Lekhampstede, co. Berks, certifying the king

1348.

*Membrane 20—cont.*

of that fealty in chancery, as the king has learned by inquisition taken by the escheator that Peter de Tudeworth at his death held the premises for life of John's inheritance of the grant of Robert de Shortecoumbe, John's grandfather, and that the said two parts and pasture with a third part, which Alice, late the wife of the said Robert holds as dower, are held of the king by reason of the lands which belonged to Margery late the wife of Nicholas de la Beche, in the king's hand for certain causes, by the service of a pair of gilt spurs, and that John is aged fourteen years and more.

May 21.  
Westminster.

To William de Middelton, escheator in Norfolk. Order to assign dower to Maud, late the wife of John de Burdeleys, knight, tenant in chief, of all the lands which belonged to her husband, upon her taking oath that she will not marry without the king's licence.

To Warin de Bassyngbourn, escheator in co. Cambridge. Like order to assign dower to Maud.

The like to William Croiser, escheator in co. Bedford.

May 23.  
Westminster.

To Nicholas Gower, escheator in the liberty of Holderneshe. Order to take the fealty of Robert son and heir of John de Rihill, certifying the king thereof in chancery, and to amove the king's hand from the lands which his father held of others than the king and not to intermeddle further therewith, restoring the issues thereof, as the king ordered the escheator to certify why he had taken John's lands in Ribill into the king's hand, and he returned that he had done so, because John being indicted for divers felonies before the justices of gaol delivery at York castle became an approver and, not wishing to pursue his appeals, he was delivered to the archbishop of York by the justices, in accordance with the privilege of the clergy, and on learning that he had died in the archbishop's prison without having purged his innocence, the king ordered the escheator to take an inquisition upon his lands, and the king ordered the archbishop, if John was delivered to him as aforesaid and died in prison, to certify the king thereof in chancery, and it is found by the inquisition taken by the escheator that John on the day of the said felony held a plot of pasture in Kayngham in a place called 'Foukland' of the gift and enfeofment of William son of Saier de Sutton, knight, to Robert de Rihill and Margaret his wife and the heirs of their bodies, whose son and heir John was, and that the said plot is held in chief as of the honour of Albemarle by the service of rendering 8½*d.* yearly, and it is worth 6*s.* yearly beyond that rent, and that he also held in fee tail in the said form two parts of a messuage and 2 bovates of land in Rihill of Margery late the wife of Robert de Botheby, by forinsec service and for rendering to her 5*s.* 2*d.* yearly and of making suit at her court every three weeks, and they are worth 34*s.* yearly, and he also held in fee tail in the said form a toft in Tunstall which is demised at ferm to William Cusays and Isabel his wife for their lives, for 5*s.* and that it is held of Philip Northiby by the service of 1*d.* and that all the said lands are in the king's hand and in the escheator's custody, and that Robert, John's son, is his next heir and aged eight years, and the archbishop has certified that John was convicted as a clerk and was delivered to him by William Basset and his fellows, justices of gaol delivery, in accordance with the privilege of the clergy, on Thursday the feast of St. Hilary in the 18th year of the reign, and he was committed to prison and there remained until 9 October last, when he died there without having purged himself.

May 28.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause 32*s.* to be allowed to Gilbert de Chishull, the king's clerk, in his account as he was lately appointed to receive the money of the subsidy of 2*s.* on each sack

1348.

*Membrane 20—cont.*

and 6*d.* on the pound for finding certain shipping in divers ports of the admiralty towards the north, and he paid 32*s.* to Ed[mund] Blount, clerk of John Howard, then admiral of the fleet towards the north, for his wages of 2*s.* a day for sixteen days, when he remained in the king's service in Gilbert's company, by the order of W. bishop of Winchester, the treasurer, as the said bishop has testified before the king in chancery.

May 23.  
Westminster.

To the same. Order not to charge the dean and chapter of St. Mary's church, Lincoln, upon rendering account for the temporalities of the bishopric at the time of the last voidance from 15 February in the 21st year of the reign, and not from an earlier day, notwithstanding that other escheators have certified that Thomas bishop of Lincoln died on an earlier day, as John de Trehampton, escheator in co. Lincoln, has certified in chancery that the bishop died on the said 15th day.

## MEMBRANE 19.

May 28.  
Westminster

To the treasurer and barons of the exchequer. Whereas the king, on learning that Walter de Chiriton, Thomas de Swanlond and Gilbert de Wendlyngburgh, and Henry de Causton and John Malewayn their fellows had delivered certain bills for good, he granted that if they should be aggrieved by reason of such bills, they might surrender other good bills, and now John has shown the king that whereas by reason of a bill received by him from Walter which was afterwards found as false in the hand of John de Castello and was adjudged as false at the exchequer, he received 30*l.* 15*s.* at the receipt of the exchequer, and he cannot be discharged of that sum, because the false bill cannot warrant the receipt of the money, and he is charged by process held thereupon before the treasurer and barons: the king therefore orders them, if John is charged with the 30*l.* 15*s.* for that cause and no other, to receive good bills containing that sum from him in place of the said false bill, and to discharge him of the said sum in accordance with the indenture.

June 10.  
Westminster

To the collectors in Northumberland of the tenth and fifteenth granted for two years in the twentieth year of the reign. Order to go to the towns of Styford and Neubyggynge near Blaunchlaunde, Bromhalgh, Ridyng, Merchenley, Shildeford and Shotteleye and Slaveleye and to survey the estate thereof and of the men dwelling there, and if, after taking an inquisition, they find that Robert de Herle and his tenants there have been totally plundered of their animals and other goods and chattels by the Scots, so that nothing remained to them wherewith to pay the tenth and fifteenth or part thereof, then to supersede the demand made upon them therefor for the said 20th year, provided that they pay the same of any lands which they hold in other places in the county, and that they pay it according to their faculties for the second year of payment, as lately at Robert's suit showing that the land of himself and his men in co. Northumberland have been destroyed and their goods and chattels plundered and burned by the last attack of the Scots in the county, and beseeching the king to pardon them their portions of the tenth and fifteenth, the king appointed John de Fenwyk, Robert de Tughale, Hugh de Sadelyngstanes and Adam de Walton to take an inquisition upon the matter, and by the inquisition taken by Hugh and Adam it is found that the lands in the said towns of Styford, Neubyggynge, Bromhalgh, Ridyng, Merchenley, Shildeford and Shotteleye of a moiety of which Robert is lord, and in Slaveleye of the whole of which he is lord, by the last attack of David de Bruys and other Scots with a great army, on

1348.

*Membrane 19—cont.*

Sunday before St. Luke in the 20th year of the reign, were destroyed and wasted by the burning of houses, corn, hay and other moveable goods and that Robert's tenants there were plundered of 70 oxen, 48 cows, 142 heifers, 32 plough oxen, 316 sheep and of several other goods and chattels. By C.

May 8.  
Westminster.

To Henry Sturmy, escheator in co. Southampton. Order to cause Amica daughter and heir of John de Venuz, tenant in chief, to have seisin of all the lands whereof her father was seised at his death in his demesne as of fee, as she has proved her age before Reginald le Forester, late escheator in co. Surrey, and the king has taken her fealty for the bailiwick of the forestship of Wolvemere and of Alsiesholt and for all the other lands which her father held in chief, and on 16 June in the 21st year of the reign the king rendered the said bailiwick and lands to her, gave her respite for her homage for a certain time and ordered Thomas de Aspale, then escheator in co. Southampton, to cause her to have seisin of the said bailiwick and lands, and although he gave her seisin of the bailiwick he did not give her seisin of the other lands before he was amoved from his office, as the king has learned from Amica's plaint.

May 20.  
Westminster.

To J. bishop of Hereford. Order to admit Henry de Tatton, the king's clerk, to a moiety of Westbury church at the king's presentation, and further to do what pertains to his office in the matter, notwithstanding any order not to admit Henry, as although the king presented Henry to that church, in the bishop's diocese, then void and pertaining to the king's donation by reason of the lands of Laurence de Lodelowe, then in his hand by reason of an outlawry promulgated against Laurence at the suit of John Wyard for a trespass committed upon him by Laurence, it is said, requesting the bishop to institute Henry as parson, yet he is not yet admitted, and the king has a good title to the said moiety as he has learned, and he wishes the presentation of Henry to take effect. By p.s. [19525.]

July 10.  
Westminster.

To Thomas de Rokeby, escheator in co. York. Order to cause the manor of Estboulton in that county to be resumed into the king's hand and kept safely until further order, so that what is just may be done in the matter, if he find that it was taken from Cecily late the wife of William le Scrop, knight, tenant in chief, and delivered to Richard, brother and heir of the said William by pretext of the king's writ to the sheriff of York to admeasure dower, as the king lately ordered the escheator to assign dower to Cecily of all the lands which belonged to her husband, and now the king has learned from her that although the said manor and certain other lands which belonged to William were assigned and delivered to her by the escheator, as he has certified in chancery, yet the sheriff of the county, by pretext of a writ at Richard's prosecution, showing that she had more dower than she ought, amoved her from the manor except from 53s. 2½d. therein, without calling or notifying her thereof without due process, and he delivered it to the said Richard, a minor in the king's wardship, whereupon she has besought the king to provide a remedy, and as Richard has not yet proved his age it is not right that any lands should be delivered to him of his inheritance during his minority, and anything unduly assigned to Cecily as dower should pertain to the king until Richard prove his age.

June 20.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to the burgesses of Caley's quit of the fee due thereon, a charter by which the king grants to them certain laws and customs. By K.

June 24.  
Westminster.

To the treasurer and chamberlains. Order to cause the wax to be renewed about the body of Edward I, buried in the monastery at Westminster, as has hitherto been done. [*Fœdera.*]

## MEMBRANE 18.

1348.

June 2.  
Westminster.

To John de Wesenham, the king's butler. Order to deliver to the abbot of Coggeshale a tun of red wine for Easter term last, as the abbot and convent of Coggeshale, a house of royal foundation, have promised to find a monk as chaplain for the king, to celebrate divine service daily in the church of his house in honour of God, the Virgin, for the salvation of the king, Queen Philippa and their children and for their souls after death, and on 11 January in the 18th year of the reign, the king granted to the abbot and convent a tun of red wine to be received yearly at London at Easter.

May 28.  
Westminster.

To Leo de Perton, escheator in co. Worcester. Order not to distrain Nicholas son of John de Haudlo for his homage, as he has done homage to the king for the lands which he holds in chief, for the king, when in parts beyond the sea, gave him respite until the king's return to England.

By p.s.

The like to the following, to wit :—

William de Middleton, escheator in co. Norfolk.

Peter de Boxsted, escheator in cos. Essex, Hertford and Middlesex.

John de Laundels, escheator in cos. Oxford and Berks.

John de Swynnerton, escheator in cos. Salop and Stafford.

May 3.  
Westminster.

To John del Clay. Order to deliver to Thomas de Helwell now prebendary of the altar of St. Andrew in the church of St. John Beverley, the sum sequestrated in John's hand if the damage inflicted upon Thomas is estimated at that amount, as although the king ordered John to deliver a certain sum of money in which he was bound to William de Kildesby, the late prebendary of that prebend, to Thomas de Boltesham and Thomas de Lichefeld, who undertook to answer to the king for the accounts in which William, at his death, was bound to him, so far as William's goods would suffice, yet on the information of Thomas showing that there were several defects and damages in the houses, buildings, enclosures and other things of the prebend, which ought to have been repaired in William's time, as he asserts, and they were repaired by inquisition taken thereupon by the archbishop of York, in the customary manner, wherefore certain sums of the said money in John's hands have been sequestrated by the archbishop, and Thomas beseeching the king to provide a remedy, the king ordered the archbishop to deliver to the said prebendary the goods and issues which belonged to William, so sequestrated in John's hand. The king will cause allowance to be made to Thomas and Thomas in their account at the receipt of his chamber for the debt in which William was bound as aforesaid, for as much as John shall pay to Thomas de Helwell.

By K.

June 3.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge the abbess and convent of Godestowe and the collectors of the biennial tenth last granted by the clergy of the province of Canterbury of 20*l.* of the portion touching the abbess and convent for that tenth, as the king has pardoned them that sum.

By p.s. [19565.]

Mandate to the abbot of Oseneye, one of the collectors of the said tenth in the bishopric of Lincoln, to discharge the abbess and convent of that tenth.

By the same writ.

June 6.  
Westminster.

To Richard le Rede, the king's serjeant at arms and one of the bailiffs of Boston. Order to deliver the 9*l.* 7*s.* which William Walkelate, the king's serjeant at arms, arrested in that town, by virtue of his commission to arrest as forfeit to the king the false money found in certain places, to the said William, without delay, to be taken to the receipt of the exchequer.

By K.

1348.

Membrane 18—cont.

June 8.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of Boston. Order to permit William Casse and his brethren, Hugh Martyn, Arnald Ostan, Bidallus Manent, Bernard le Caline, Bartholomew Trilhe, Reymund Blaunk, Peter Vigerous and Geraudus Ribet, William de la Brunye, Reymund Sans and Peter de Puy, merchants of Aquitaine, or their attorneys, to have 2s. on every tun of wine brought by them or by any other merchants of that duchy, to the port of Boston, of the custom there, by the view and testimony of the butler, until they are satisfied for the 140*l.* which are in arrear to them, as the king is bound to divers merchants of Aquitaine in 750*l.* 6s. 10 $\frac{3}{4}$ *d.* for wine bought of them, to wit, to Gilbert and his brethren in 142*l.* 17s. 5 $\frac{3}{4}$ *d.*, to Hugh Martyn in 57*l.* 21*d.*, to Arnald Ostan in 120*l.* 13s. 4*d.*, to Bidallus in 102*l.* 13s., to Bernard le Caline in 47*l.* 19s. 2*d.*, to Bartholomew Trilhe in 31*l.* 12s. 6*d.*, to Reymund Blaunk in 9*l.* 14s. 2*d.*, to Peter Vigerous and Geraudus Ribet in 33*l.* 13s. 11*d.*, to William de la Brunye in 53*l.* 0s. 2*d.*, to Reymund Sans in 79*l.* 17s. 1*d.*, and to Peter de Puy in 71*l.* 4s. 4*d.*, as fully appears by divers bills under the seal of Reymund Seguyn, the king's butler, delivered by the merchants at the receipt of the exchequer, and on 15 January in the 18th year of the reign, the king granted to those merchants 100*l.* beyond the said debt of his gift, in recompence for their damages in the long prosecution of the payment of that sum, and he granted that they should receive 2s. on every tun of wine brought to that port by them or any other merchants of the duchy, of the custom of 2s. a tun of wine which foreign merchants are bound to pay, until they should be satisfied for 140*l.* in part satisfaction of the said 850*l.* 6s. 10 $\frac{3}{4}$ *d.*, and for the greater security of the merchants the king has granted that they and all other merchants of the duchy, shall come safely to the realm under his protection, and that no prise shall be taken of the same wine by the butler or others contrary to their wish, unless they are immediately satisfied for the price at which such wine could be sold to merchants.

May 18.  
Westminster.

To the treasurer and barons of the exchequer. Order as at another time [as in this Calendar, 19 Edward III, page 624], to inspect the rolls and memoranda of the exchequer, and if they find that John de Palton and John de Bokelond answered for the issues of the town of Southampton from 10 November in the 12th year of the reign to the 15th March then following, and that the mayor and bailiffs of Southampton answered for the same from the said 15 March to 4 December in the 16th year of the reign, and that Queen Isabel has held the said town and its liberties from the said 4 December with all the profits thereof, then to supersede the demand made upon the mayor, bailiffs and burgesses of the town for 1,811*l.* 22*d.* for the arrears of the ferm of 200*l.* 19s. 8*d.* yearly which the burgesses used to render for the town before it was burned by alien enemies, from the said 10 November, certifying the king in chancery if there be any cause why they should not obey this order.

## MEMBRANE 17.

June 1.  
Westminster.

To the sheriff of Wilts. Order to cause the defects of the houses and walls of the king's manor of Claryndone and of the king's lodge (*logii*) upon the laund in the said park, to be repaired by the view and testimony of Giles de Bello Campo, keeper of the king's said manor and parks, up to the sum of 20*l.*, by indenture.

By K.

1348.

*Membrane 17—cont.*

To William Randolf, vendor of underwood in the king's forest and park of Claryndone. Order to cause the defects of the paling of the king's old park within that park to be repaired and amended with the money for the sale of the underwood, and to cause that paling to be raised as Giles de Bello Campo, keeper of the said forest and park, shall advise him by indenture made with Giles.

By K.

May 20.  
Westminster.

To the sheriff of York. Order to cause hay, oats, beans, peas, litter and all other things necessary for the maintenance of the king's stallions in the custody of Roger de Normanvill, keeper of the king's horses beyond Trent, to be bought and purveyed, where he sees fit except of church fee, and to be delivered to Roger, and to pay reasonable wages to the said keeper for the time that the stallions remain in that bailiwick.

By C.

June 17.  
Windsor.

To William de Salop[ia], treasurer at Caley. Order to pay 200*l.* without delay to John de Chiveresdon, captain of that town, in accordance with the king's grant to him of that sum for his regard for two quarters of a year, the first term beginning at the Circumcision last and the second lasting from the Annunciation to Midsummer, to wit, 100*l.* a quarter beyond his wages in that office.

By K. and C.

June 18.  
Westminster.

To John de Wesenham, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the abbot and monks of St. Peter's, Westminster, a tun of wine of the prise of London for the celebration of divine service in that church, in accordance with the grant to them of Henry III of a tun of such wine to be received yearly.

June 12.  
Westminster.

To the keeper of the exchanges in the Tower of London. Order to deliver three parts of the profits of the stamps of gold and silver to Walter de Chiriton and Gilbert de Wendlyngburgh, merchants, or to their attorney, retaining a fourth part thereof for the king, as the said merchants undertook to discharge the king of certain great sums of money in which he was bound to divers men of the duchy of Aquitaine, now living, for their wages due to them after the 10th year of the reign by bills of the constables of Bordeaux or of those supplying their places, and for certain other sums of money due to the merchants of the society of the Peruzzi or to others for the time when William de Northwell, William de Cusancia and William de Edyngdon were keepers of the wardrobe, by bills under the seals of those keepers and in recompence for those sums, the king granted that Walter and Gilbert should have three parts of the profits of the said stamps on all gold and silver which they should bring thereto, until they should be satisfied for 40,000*l.*, and if they should bring gold and silver to be worked before they made such acquittance, then three parts of the profit should be kept in equal hand until they had made acquittance.

June 24.  
Westminster.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Stephen de Bokeland, who is insufficiently qualified.

June 20.  
Westminster.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of John de Wroxhale, who has no lands in that county to qualify him.

June 24.  
Westminster.

To the collectors of the wool last granted in co. Kent. Order to receive from the poor men and tenants of the town of Eltham as much wool as they paid in the last grant of wool, and to supersede the demand made upon them for any increment, as the said men have besought the king to cause this to be done, as they were assessed at another time by the assessors

1348.

*Membrane 17—cont.*

in the county at  $5\frac{1}{4}$  sacks of wool, and although they do not suffice to pay so much wool without great depression of their estate, yet the collectors have assessed them at  $1\frac{1}{2}$  sacks of increment and intend to levy  $6\frac{3}{4}$  sacks of them, and the king has considered the poverty of the said men, because several lands in the town, which have hitherto been contributable to the charges touching the town, have come into his hands by acquisition and are not charged with such charges, and they have sustained much by the frequent visits of the king, his consort and children with their household.

By K. &amp; C.

July 1.  
Westminster.

To Thomas Cary, escheator in Somerset and Dorset. Order to cause a messuage, 60 acres of land, 8 acres of meadow, 20 acres of pasture and 4 acres of wood in Leye, co. Dorset, to be taken into the king's hand and delivered to John de Grey, as on its being found by inquisition taken by the escheator that John Wake, tenant in chief, five days before his death enfeoffed in fee Adam de Wotton, Thomas de Bonevill and Walter Godmanston of the premises, which John previously held in fee simple of the abbot of Shirebourn and on being afterwards informed that the said enfeoffment was fraudulently made, to take from the king the custody of the said lands which ought to pertain to him by reason of the minority of John son and heir of Hugh Tyrel, tenant in chief, kinsman and one of the heirs of John Wake, a minor in the king's wardship, to hold until the heir should come of age, and that Adam, Thomas and Walter had entered those lands without seisin being delivered to them, of their own authority, receiving the issues and profits and disposing at will thereof, the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said enfeoffment was made fraudulently, because John Wake died on Saturday 1 March last, on which day the enfeoffment was made, and on Monday following, Adam, Thomas and Walter entered the lands without seisin having been delivered to them by John Wake, but they received no issues or profits thereof, but Richard Michel received the same from the time of the death of John Wake, for his own use, and the king wishes to provide for the indemnity of himself and of John de Grey of Ruthyn, to whom he committed the custody of the lands which belonged to John, to hold until the said John son of Hugh Tyrel should come of age.

July 4.  
Westminster.

To the mayor and bailiffs of Carlisle. Order to cause a coroner for that city to be elected in place of Robert Fourbour of Carlisle, who is insufficiently qualified.

## MEMBRANE 16.

May 30.  
Westminster.

To John Daberoun, escheator in co. Cornwall. Order not to intermeddle further with the manor of Lanteglos, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ralph de Wylyngton, knight, at his death, held no lands in chief in his demesne as of fee or in service in that county, but that he held the said manor for life with remainder to Henry de Wylyngton, knight, and that the manor is held of the prince of Wales by knight's service.

May 21.  
Westminster.

To Simon Basset, escheator in co. Gloucester. Order to assign dower to Eleanor late the wife of Ralph de Wylyngton, tenant in chief, of all the lands which belonged to her husband, upon her taking oath that she will not marry without the king's licence.

*Membrane 16—cont.*

1348.

June 2. To the sheriff of Lancaster. Order to cause a coroner for that county  
Westminster. to be elected in place of Richard del Bruches, who is insufficiently qualified.

June 6. To the sheriff of Essex. Order to pay for the timber taken from the  
Westminster. abbot of St. Osyth by John Lestraunge and Alexander Lestraunge, the king's serjeants at arms, by virtue of a commission for repairing and amending the port and bretaches of Caleys, and to cause that timber to be taken thence to Caleys with all possible speed, knowing that the king will punish him in an exemplary manner if he does not diligently execute this order.  
By K. and bill of the treasurer.

June 1. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of London. Order to pay to Henry, earl of Lancaster, Derby and Leicester, and steward of England, or to his attorney, 250 marks for Easter term last, as in recompence for a yearly ferm which he rendered to Queen Philippa for the castle and honour of Pontefract, whereof the king promised to acquit him, he granted to the earl 1,000*l.* to be received yearly in the ports of London, Kyngeston upon Hull and Boston, to wit 500 marks in each, to be received yearly for so long as he is charged with the said ferm.  
By p.s.

Mandate to the collectors of customs in the port of Kyngeston upon Hull to pay 250 marks to the earl or his attorney for the said term.

A like mandate to the collectors of customs in the port of Boston.

June 12. To the abbot of Halys Owayn. Order to pay to Alice de Plomton or to  
Westminster. her attorney, what is in arrear to her of 10 marks yearly from 13 November in the 11th year of the reign, and to pay her 10 marks yearly henceforth, in accordance with the king's grant to her on the said day for her good service to the countess of Guelders (*Gerle*), the king's sister, of 10 marks to be received yearly of the ferm of 10*l.* 6*s.* 8*d.*, which the abbot renders yearly to the exchequer for the manor of Rouleye, until the king should provide Alice with suitable maintenance for life.

June 17. To Thomas Cary, escheator in Dorset. Order to take the fealty of  
Westminster. Isabel late the wife of Robert de Maundevyle according to the form of a schedule enclosed with these presents, and not to intermeddle further with a messuage, 2 carucates of land, 28½ acres of meadow, 40 acres of wood and 49*s.* 7*d.* rent in Bukeres Weston, restoring the issues thereof to her, as the king has learned by inquisition taken by Simon Basset, escheator in co. Gloucester, that Robert, at his death, held the manor of Pichyncoumbe, co. Gloucester, in chief, by the service of 5*s.* yearly, jointly with Isabel, and by an inquisition taken by Thomas it is found that Robert at his death held no lands in his demesne as of fee or in service in that bailiwick, in chief, or of another, but that he held the said tenements and rent in Bukeres Weston for life jointly with Isabel of the gift of Walter de Wilton by a fine levied in the late king's court, and that the said tenements and rent are held of others than the king by divers services.

June 2. To the sheriff of Southampton. Order to pay to John de Gutying, one  
Westminster. of the foresters of the forest of la Bere near Porchester, what is in arrear to him of 1*d.* a day for his wages from the time of the sheriff's appointment, and to pay him such wages henceforth, in accordance with the king's grant to John, for his long service and because he is detained by a grave infirmity, of 1*d.* a day for his wages to be received of the issues of that county until further order.

1348.

## MEMBRANE 15.

May 24.  
Westminster.

To the mayor and bailiffs of Newcastle upon Tyne. Order to deliver to John de Staunford, of Knaresburgh, and Maud his wife a rent of 14s. yearly of a messuage in that town, together with the arrears thereof from the time of the messuage being taken into the king's hand, as lately at the suit of John and Maud showing the king that they were seised of the said rent, which Peter Graper and Laurence de Duresme gave to John Reede, formerly Maud's husband, and to Maud and the heirs of their bodies, and they continued in seisin thereof until it was taken into the king's hand by the forfeiture of William Waleys, late the tenant thereof, who was indicted for the death of John de Denton, killed at that town, and afterwards outlawed, and Robert de Tughale, late keeper of the lands forfeited to the king in that town, unjustly detained that rent, and John and Maud beseeching the king to provide a remedy, he appointed John de Moubray and Peter de Richemund to take an inquisition upon the matter by the oath of lawful men of co. Northumberland, by which it is found that John le Rous son and heir of Roger le Rous of Newcastle gave the said messuage to Richard Raynaud, clerk, for rendering 14s. yearly, and John afterwards granted that rent to Peter and Laurence, who granted it to the said John Reede and Maud, and the heirs of their bodies, with remainder, in default, to the right heirs of John Reede, by reason of which grant John Reede and Maud were seised thereof during John's life, and Maud afterwards, and John de Staunford and Maud after that, as of Maud's right, until the messuage was seised into the king's hand, to wit on Friday after St. Barnabas, in the 19th year of the reign, and that John and Maud never released their right in the rent to any one, and the messuage has been in the king's hand from the said Friday by the forfeiture of William Waleys, and it is not worth more than the said rent of 14s. except 7d. of which sum 6d. has to be paid yearly for repairing the bridge of the said town and 1d. to the king, for which 1d. the messuage is held immediately of the king, and the rent is held of no one because it is dry, and now John and Maud have besought the king to order the rent to be paid to them with the arrears thereof.

June 17.  
Westminster.

To Simon Basset, escheator in co. Gloucester. Order not to intermeddle further with the manor of Pynchyncombe and 2 virgates of land in Payneswyk, restoring the issues thereof to Isabel late the wife of Robert de Maundevill, as the king has learned by inquisition taken by the escheator that Robert at his death held the premises jointly with her of the gift and enfeofment of Walter de Wilton, for themselves and her heirs, and that the manor is held in chief by the service of 5s. yearly, and the land is held of another than the king by certain services, and the king has taken Isabel's fealty for the manor.

To Almaric fitz Waryn, escheator in co. Devon. Order not to intermeddle further with a carucate of land in Clovely with a moiety of the advowson of the church there, and a carucate of land, 10 acres of wood and 6s. rent in Hele Giffard, Hele Secchevill and Corlee, restoring the issues thereof to Isabel late the wife of Robert de Maundeville, as the king has learned by inquisition taken by the escheator that Robert at his death held no lands in chief in his demesne as of fee or in service in that bailiwick, but that he held the said carucate of land in Clovely and the moiety, jointly with Isabel for their lives, of the demise of William le Butiller, and that he held the said land, wood and rent jointly with Isabel for their lives of the demise of William de More, parson of Donyngton church, and that all the premises are held of the king by divers services.

July 2.  
Westminster.

To the sheriff of Southampton for the present or the future. Order to pay to John de Foxle, the king's yeoman, what is in arrear to him from 20 November last of his wages of 3d. a day and 13s. 4d. a year for his

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*Membrane 15—cont.*

robe, and to pay him such wages henceforth, as on the said day the king granted to him the custody of the park of Fremantel to hold for life in the same way as Simon Bacoun, deceased, held that custody of the king's grant, receiving therein the said wages, such as Simon received.

*Et erat patens.*

May 24.  
Westminster.

To John de Wyngefeld. Order to pay to William Coleman, parson of Onhous church, and to Augustine Arwold, chaplain, what is in arrear to them of a rent of 10*l.* issuing from the manor of Brom from 4 August in the 19th year of the reign, if the manor is in John's custody, as on the said 4 August the king pardoned William and Augustine the trespass which they committed in acquiring that rent for the life of Joan late the wife of Bartholomew Davillers, knight, of Cecily de Hykelyng, who held the said manor in chief, without the king's licence, and the king granted that William and Augustine should receive that rent for Joan's life and now they have besought the king to order the said 10*l.* to be paid to them, as the manor with the other lands which belonged to Cecily have been taken into the king's hand and are in John's custody of the demise of Thomas de Bradeston and Maurice de Berkele, to whom the king committed the custody thereof, for rendering the extent thereof, until Cecily's heir should come of age, and the rent is detained from William and Augustine by John.

By C.

July 27.  
Westminster.

Mandate to the treasurer and barons of the exchequer to view the said order and if they find that the said rent is contained in the extent of the said lands, that Joan is still alive and that John paid the rent to William and Augustine in the form aforesaid, then to cause the 10*l.* to be allowed to John in the extent of the said lands from the said 4 August and henceforth.

By C.

*MEMBRANE 14.*

June 10.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Elizabeth late the wife of John de Denton, of Newcastle upon Tyne and executrix of his will, and John de Emeldon, tenants of certain lands which belonged to John de Denton, for rendering account for certain wax, cloth and other things, if they find that John de Denton delivered them to certain men and merchants of France, as at the suit of John de Denton and of the burgesses of Newcastle, by their petition before the king and his council in parliament, lately held at Westminster, beseeching the king to cause the said goods to be delivered to John and the other burgesses of Newcastle, as Richard de Emeldon, late mayor of Newcastle, sent to sea two ships of war with divers men at arms to aggrrieve the Scots, and those men entered certain ships of Flanders at sea, sailing to Scotland, after the surrender of Berwick upon Tweed to the king's hands, laden with divers goods of men and merchants of Flanders, and they took and elained a great part of the said goods because certain men of Scotland were found in the ships, and they brought a part of the goods to Newcastle together with certain merchants of Flanders, and Richard arrested those goods so brought and caused them to be kept under the seals of certain men of Newcastle until they were delivered by the said John de Denton, late mayor of Newcastle, to Richard de Nateby, the king's clerk, by indenture, and the said men of Flanders arrested divers goods of the men of Newcastle found in Flanders, by reason of the said arrest, and detained them until satisfaction should be done to them, and the king ordered Robert

1348.

*Membrane 14—cont.*

de Tanton, then keeper of the wardrobe, by a writ under the great seal, to deliver all the goods of the men of Flanders delivered by John to Richard, to the said John and the other burgesses of Newcastle, and if any of the said goods had been placed in the king's service, then to pay the price thereof to John and the burgesses, to deliver them to the said men of Flanders or to satisfy them for the price thereof, and now the said Elizabeth and John de Emeldon have besought the king to discharge them of certain goods, as aforesaid, as John de Denton was charged by Richard de Nateby by his account rendered at the exchequer with 8 pieces of wax of Poland, four cloths of arras of Dykesmouth and other goods and merchandise delivered to him by Richard, and he satisfied the men of Flanders, yet the treasurer and barons distrain Elizabeth and John de Emeldon to render account for the said wax, cloth and goods.

July 12. To the collectors of wool in co. Buckingham. Order to deliver to  
Westminster. Walter de Chiriton and his fellow merchants or to their attorneys all the wool, sterlings and gold so soon as they are collected, by indenture, notwithstanding the king's commission to Thomas de Warlee and Nicholas de Wethersfeld to receive the said wool etc., as the king wishes all the wool of the 20,000 sacks granted to him in the council held at Westminster on 3 March in the 21st year of the reign, or sterlings and gold of the stamp of England, in lieu thereof, to be delivered to the said merchants in accordance with the agreements made with them. By C.

Sept. 20. The like to the collectors of such wool in co. Kent, notwithstanding the  
Westminster. commission to Simon atte Gate and William de Stodeye to receive that wool.

## MEMBRANE 13.

June 20. To the sheriff of Nottingham. Order to cause a coroner for that county  
Westminster. to be elected in place of William de Daubenay of Claworth, who is insufficiently qualified.

June 18. To the collectors of the custom of wool, hides and wool-fells in the port  
Windsor. of London. Order to pay to John de Bello Campo or to his attorney 40*l.* for Easter term last, in accordance with the king's grant to him for his good service and for his stay with the king of 80*l.* to be received yearly of the issues of the customs in that port for life.

July 2. To the sheriff of Hertford for the present or the future. Order to pay  
Westminster. to Peter de Bedal, 'someter,' what is in arrear to him from 12 June in the 18th year of the reign of 2*d.* a day for his wages and 10*s.* a year for his robe, and to pay him the said wages and robes henceforth, in accordance with the king's grant to him on the said day of the said wages and robes, to be received yearly for life of the issues of that county.

To the same. Like order in favour of Richard de Cornwaill, to whom on 12 June in the 18th year of the reign, the king granted 2*d.* a day for his wages and 10*s.* for his robes for his services to the king and his father.

To the same. Like order in favour of John Duraunt, 'sumpter,' for the like, granted to him on 12 June in the 18th year of the reign.

June 28. To Michael son of Thomas de Ponyngges. Order to pay to William fitz  
Westminster. Elys and Isabel his wife what is in arrear to them of 10*l.* yearly, and to pay them the said 10*l.* yearly henceforth as by reason of the forfeiture of

1348.

*Membrane 13—cont.*

John de Dalton, knight, who married Margery late the wife of Nicholas de la Beche, the king caused all the lands which belonged to Margery in cos. Oxford, Berks, Wilts, Norfolk, Suffolk, Essex, Northampton, Surrey, Sussex and Lincoln, to be seised into his hand, and he committed them to Michael to hold for Margery's life, for rendering 500 marks yearly at the receipt of the chamber, and now at the suit of William and Isabel showing that Margery, long before the said forfeiture, had granted to them by her deed, a yearly rent of 10*l.* to be received for Margery's life of the manors of Lekhamsted and Yatenden, and binding those manors by distraint, and that the rent has been in arrear to them from the time of the taking of the said lands into the king's hand, and beseeching the king to order payment to be made to them, the king appointed William de Herlaston, Edmund de Chelreye and William de Berkhamstede to take an inquisition upon the matter, by which it is found that on 25 June in the 19th year of the reign Margery granted that rent to William and Isabel, long before the said forfeiture, and Margery had estate in the said manors for herself and the heirs male of the bodies of Nicholas and Margery, and that William and Isabel never demised the rent to any one.

## MEMBRANE 12.

June 24. To the sheriff of Suffolk. Order to cause Peter de Bedyngfeld, knight,  
Westminster. to have seisin of 44 acres of land in Bedyngfeld which William de Gyselyngham held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the said land has been in the king's hand for a year and a day, that William held it of Peter and that William de Middleton, sheriff of the county, had the year, day and waste thereof and ought to answer therefor to the king.

June 25. To the *échevins* of Bruges in Flanders. Whereas John Slaver of  
Westminster. Derlyngton lately caused to be laded in a ship of Newcastle upon Tyne called '*la Cutbert*,' whose master is Adam de Heworth, in the port of Newcastle, 10 sacks, 5 pockets of wool, to be taken to Flanders, to traffic there, and immediately after it was taken, because the letters of coket were not ready with the master but had been unwittingly demised at Newcastle, as was said, it was arrested by John de Shirburn, whom the king appointed to see whether the wool taken out of England to parts beyond was customed and to take the king's forfeitures, as not being customed and therefore forfeit, and afterwards at the suit of John Slaver, who appeared in chancery and asserted that he had paid the custom and subsidy on the wool before he had taken it across, showing letters of coket under the name of John Goldbeter, and beseeching the king to order the wool to be dearrested and restored to him, by a mainprise which Thomas Worsship, John de Penreth, Thomas de Penreth and Richard de Cokermuth of co. Cumberland, made in chancery for John to answer for the double value of the wool if it were found that it had not been duly customed, the king ordered John de Shirbourn to deliver the wool to John Slaver by that mainprise, and the king ordered the mayor and bailiffs of Newcastle by another writ to take information upon the matter by the oath of the collectors of customs in that port and other lawful men of the bailiwick, and certify the king thereupon in chancery, and now because the mayor and bailiffs have returned that it is found that the said wool was duly coketted before it was taken across and letters of coket were made thereupon, to wit on 12 March last, and those letters were left at home by the negligence of William Yolde Goldyhg, the king has discharged the said

1348.

*Membrane 12—cont.*

mainpernors of their mainprise, and notifies the *échevins* of the premises, in whose custody the wool is of the livery of John de Shirebourn, ordering them to deliver the wool, without delay, to John Slaver or to his attorney to do his will therewith.

June 28.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge John de Troye, clerk, of 3,576*l.* Os. 5*d.*, as lately at his suit showing that although he was appointed in the 18th and 19th years of the reign to pay the wages of the men at arms, hobelers and foot in the company of Ralph de Ufford, then justiciary of Ireland, to fight certain Irish rebels and felons, and to pay the wages of divers workmen doing divers affairs of the king there, and he received 3,576*l.* Os. 5*d.* of the issues of Ireland, for which sum he fully accounted before the treasurer and barons of the exchequer, Dublin, and departed quit thereof, and by reason of a writ of the exchequer of England directed to the said treasurer and barons to levy 3,500*l.* of the said sum of John's ecclesiastical goods and lands in Ireland, they ordered the 3,500*l.* to be levied of him, and he beseeching the king to provide a remedy, the king ordered the treasurer, barons and chamberlains of the exchequer, Dublin, to inspect the rolls and memoranda of the exchequer and to certify him upon the matter, and they returned to the chancery in England that it was found that John, ordained to pay wages to forty men at arms, and two hundred archers in the company of the justiciary, and to other men at arms, mounted archers, hobelers and foot beyond the twenty men at arms whom the justiciary ought to retain upon his fee, received from John de Burnham the treasurer and from the chamberlains of the exchequer, Dublin, 3,576*l.* Os. 5*d.*, and by inspection of the exchequer rolls it is found that John fully accounted for that sum, as appears by his accounts rendered at the exchequer, Dublin, and it is also found by the certificate of the treasurer and barons sent into chancery that the said treasurer accounted at the exchequer for the issues of Ireland in the 19th and 20th years of the reign, that he delivered to John de Troye 3,576*l.* Os. 5*d.* for the payment of such wages, between 24 April in the 18th year of the reign and 7 September in the 19th year, which are exacted of John at the exchequer.

*MEMBRANE 11.*

June 25.  
Windsor.

To Roger Daber, escheator in co. Surrey. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of Cecily Brayboef, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Cecily at her death held no lands in chief in her demesne as of fee in that county whereby the custody of her lands ought to pertain to the king.

July 1.  
Westminster.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Hothum, who is insufficiently qualified.

July 8.  
Westminster.

To Thomas de Dagworth and Eleanor his wife. Order to be attendant upon John son and heir of Edmund earl of Kent, the king's uncle, for 60*l.* yearly of the ferm of the town of Aylesbury which they hold at fee farm, and to pay him the said ferm at the customary terms superseding the payment thereof to John de Molyns, as on 26 August last the king granted to the said heir that all the lands of his inheritance should be delivered to him to hold until he should come of age, without rendering anything therefore, and the said ferm, which Thomas and Eleanor used to render to

1348.

*Membrane 11—cont.*

John de Molyns and which they hold of the heir's inheritance, has been recovered by the king against John as appears by the record and process held thereupon which the king has caused to come before him in chancery.

*Et erat patens.*

By p.s.

July 9.  
Westminster.

To the sheriff of Buckingham. Order to amove the king's hand from the said rent of 60*l.* of the ferm of Aylesbury, and not to intermeddle further therewith by reason of the preceding order.

By p.s.

July 4.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause 10*l.* to be allowed to John de Wyngefeld in the extent of the land which belonged to Cecily late the wife of Brian de Hykelyng, tenant in chief, if they find that the manor of Brom is parcel of the said lands, as on 15 April in the 19th year of the reign the king committed to Thomas de Bradeston and Maurice de Berkele, the custody of the said lands, which were in the king's hand by reason of the minority of Joan, Cecily's daughter and heir, to hold until the heir should come of age for rendering the extent thereof yearly at the exchequer, and now the king has learned from John, to whom Thomas and Maurice demised that custody, that although William Colman, parson of Onhous church, and Augustine Arwold, chaplain, acquired 10*l.* issuing from the said manor, which is parcel of those lands, for the life of Joan late the wife of Bartholomew Davillers, knight, and on 4 August following the king pardoned the trespass of William and Augustine in acquiring that rent without licence, yet the treasurer and barons intend to charge John with the entire extent of the said lands, as if the rent were in his hands, whereupon he has besought the king to provide a remedy.

By C.

July 6.  
Westminster.

To William de la Pole, to whom the king granted all the money of the ancient custom of wool, hides and wool-fells in the port of Kyngeston upon Hull, to be received under a certain form. Order to pay to Tidemannus de Lymbergh 25*l.* for Easter term last, as the king granted to Matthew Canaceon, his merchant, 50*l.*, to be received yearly of the customs in the port of London, and on 15 February in the 18th year of the reign, the king, at Matthew's request, transferred that assignment to John de Wold and the said Tidemannus, merchants of Almain, to whom Matthew was bound in great sums, to be received in the port of Kyngeston, and John is dead.

## MEMBRANE 10.

June 28.  
Westminster.

To John Laundels, escheator in cos. Oxford and Berks. Order to assign dower to Alice late the wife of William le Clerc of Westhanneye, who held of the priory of Neweton Longevill, in the king's hands by reason of the war of France, by knight's service, of all the lands which belonged to her husband, upon her taking oath that she will not marry without the king's licence.

June 28.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Edward prince of Wales for the portion touching him of the tenth and fifteenth last granted by reason of his lands, goods and chattels in his own hand and not demised at ferm, in divers counties of England, and to discharge the prince and the collectors of the said tenth and fifteenth thereof.

*Membrane 10—cont.*

1348.

July 3.  
Westminster.

To Nicholas Bonde and John Bonde. Order to pay to brother Michael, prior of Eye, 3s. and to brother William Sauver and brother William Pacot, monks of that priory, 18*d.* each, a week, of the issues of the priory, as the king committed to Nicholas and John the custody of the said priory and all its possessions, taken into the king's hand among the other priories and possessions of the alien religious of the power of France, by reason of the war with the French, to hold so long as the war should last for rendering 140*l.* yearly at the exchequer, and to pay in addition to the prior and the other monks of the priory their weekly wages during the said time, to wit, to the prior 3s. and to each of the monks 18*d.*

July 9.  
Westminster.

To Robert Russel, escheator in Wilts. Order to take the fealty of Agnes late the wife of John Bernard of Brodetoun, according to the form of a schedule enclosed with these presents, and not to intermeddle further with a messuage and a carucate of land in Brodetoun, restoring the issues thereof to Agnes, as the king has learned by inquisition taken by the escheator that John at his death held no lands in chief in his demesne as of fee in that county, but that he was jointly enfeoffed of the premises with Agnes of the demise of John Bernard, the younger, to hold for their lives, and that the premises are held in chief as of the manor of Hampstede Mareschal, lately in the hand of William de Monte Acuto and now in the king's hand, by knight's service.

July 9.  
Westminster.

To John de Trehampton, escheator in co. Lincoln. Order not to intermeddle further with the abbey of Thorneton upon Humbre, now void by the resignation of William de Gresseby, the last abbot, provided that he place one serjeant to keep the gate and another to keep the guests' hall for the use of the abbey and the preservation of its goods during the voidance, as Edward I, on 7 June in the 12th year of the reign, on its being found by inquisition taken by Thomas de Normanvill, escheator this side Trent, that William de Fortibus, count of Aumale, and his ancestors, founders and advocates of the said abbey, and Edmund the said king's brother and Avelina his wife, at the time when they held the advowson of the abbey, used to receive no profit therein in times of a voidance, except that when the shepherd was dead they gave licence to the prior and convent to elect, and placed serjeants as aforesaid. granted that the house should retain such power during all voidances as it had enjoyed theretofore.

To Thomas de Rokeby, escheator in co. York. Order not to intermeddle with the lands of the said abbey during the voidance.

The like to Nicholas Gower, escheator in the liberty of Holdernesse, co. York.

July 10.  
Westminster.

To the sheriff of Hereford. Order to deliver to Walter de Compton, clerk, his lands, goods and chattels which were taken into the king's hand on his being indicted for 10 stons of wool of the price of 20s. which belonged to Thomas, bishop of Hereford, for the breaking of a coffer which belonged to Walter le Somenour of Frome, and for the goods and chattels in that coffer, price 30s. at Bosebury, before Peter de Grandissono and his fellows, late justices of oyer and terminer in that county, and was afterwards convicted by inquisition of the country in which he placed himself, as he has purged his innocence before Stephen de Ledebury, dean of Hereford, John de Oo and William de Fouhop, canon of Hereford church, commissioners of John, elect of Hereford, to whom he was delivered in accordance with the privilege of the clergy.

## MEMBRANE 9.

1348.

July 10.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Robert de Tughale of 32*l.* or to give him allowance therefor in his account for the issues of the town of Newcastle upon Tyne, if he remit 57*l.* 8*s.* 7*d.* before them and surrender the bill for that sum to be cancelled, as he has besought the king to cause the said 32*l.* to be allowed to him in the 57*l.* 8*s.* 7*d.*, as the king is bound to him in the latter sum for the wages of a man at arms and of certain armed men whom he retained for the munition of the town of Berwick upon Tweed, as may appear by a bill in his possession under the seal of Robert de Emeldon, then chamberlain of Berwick, as is said, and Robert is bound to the king in 32*l.* for the time when they had the custody of Newcastle.

By C.

May 30.  
Westminster

To the same. Order to allow to Nicholas de Langeford 16*l.* of the arrears of 40*l.* yearly, if they find that the said arrears amount to 16*l.*, as on 13 December in the 2nd year of the reign the king retained Nicholas to stay in his service for life and granted him 40*l.* to be received yearly at the exchequer, until the king should provide him with 40*l.* of land or rent for life, and afterwards, on 1 April in the 9th year of the reign, the king granted to Nicholas the bailiwick of the hundred of Tatemoneslowe, co. Stafford, to hold for life for rendering 24 marks yearly at the exchequer, and now he has besought the king to order allowance to be made to him, as the king is bound to him in divers sums for the arrears of the said 40*l.*, and Nicholas is bound to the king in 16*l.* of the arrears of the said 24 marks.

By p.s. [19557.]

July 10.  
Westminster.

To Robert de Tughale, sometime keeper of the lands which belonged to Richard de Galeway, in the king's hand for certain causes. Order to pay to John son of John Wodeman what is in arrear to him of 16*s.* yearly of a garden in the town of Newcastle upon Tyne, from the time when that garden was taken into the king's hand, as at John's suit beseeching the king to provide a remedy, as the said garden was taken into the king's hand, which Richard held, who was outlawed for felony, of the demise of Thomas son of Ralph Thorald who held it of John's demise for rendering 16*s.* yearly to him, by the order of John de Moubray and Peter de Richemound and certain other justices appointed to enquire concerning the death of John de Denton, killed at that town, and to do certain other things contained in their commission, and it was committed to Robert, who has detained the said rent from John for that time, the king appointed John de Moubray and Peter to take an inquisition upon the matter, by which it is found that Richard held the garden of the demise of Thomas for rendering 16*s.* yearly to John son of John, who was seised of that rent during the time of Thomas and Richard until the garden was taken into the king's hand, and that Richard had estate of the demise of Thomas for two years before the said taking, and John at no time released his right in the garden or rent to Thomas or Richard, and that the garden was taken into the king's hand by reason of the said outlawry, and has been in Robert's custody from Friday after St. Barnabas in the 19th year of the reign until the day of the taking of the inquisition, to wit Saturday after Christmas in the 20th year of the reign, and that the garden is worth 18*s.* yearly; and the king several times ordered Robert to restore the said rent to John together with the arrears thereof, or to show cause why he should not do so, and he returned that he could not deliver the rent and arrears to John because he had delivered the town of Newcastle with the said garden and all other lands therein, then in his hand as an escheat, to the mayor and bailiffs of the town, on 8 November in the 19th year of the reign, by virtue of a writ dated 24 October in that year.

By C.

*Membrane 9—cont.*

1348.

July 15. To the collectors in co. Southampton of the aid for making the king's  
Westminster. eldest son a knight. Order to supersede the demand made upon the bishop of Bath for paying any sums for that aid for the manor of Dokemersfeld, restoring anything which they have levied thereof without delay, provided that he pay the aid for any lands which he holds by knight service, as Henry III granted that manor by charter, which Henry Tyllly previously rendered into his hand, quit of all claim thereof, to the hands of Reginald then bishop of Bath to hold in frankalmoin, and the king confirmed that charter, and granted to Ralph the present bishop, that although he and his predecessors had not used that privilege, yet he should enjoy the same henceforth.

July 10. To the mayor and bailiffs of Newcastle upon Tyne. Order to pay to John  
Westminster. son of John Wodeman the arrears of 16s. yearly rent of a garden in the town of Newcastle, and to pay him that rent yearly henceforth, so long as the garden remains in their custody, as the king ordered Robert de Tughale to deliver that rent and the arrears thereof to John, and he returned that he had delivered the garden to the mayor and bailiffs [*as above*]. By C.

## MEMBRANE 8.

July 3. To the mayor and bailiffs of Southampton and to the collectors of customs  
Westminster. in the port of that town. Order to permit John Piers of Lisbon of Portyng-hale, merchant, to take 18½ cloths of those made in the realm to the said parts of Portingal, after receiving the custom due thereon, after dearresting the said cloth, as he has shown the king that whereas he lately came to that town with 9 tuns of oil, and after selling it he bought the said cloth with the money received for that oil, to be taken to Portingal, the mayor and others, by reason of a proclamation that all such cloth taken out of the realm, should first be carried to the staple ordained at Calais, to stay there for a certain time, have not hitherto permitted John to take the cloth out of that port before he should find security to take it to the said staple, and detain the cloth under arrest, whereupon he has besought the king to allow him to take the cloth to Portyngal without finding such security, and the king wishes to show favour to John for certain causes shown before the council.  
By K. and C.

June 20. To Thomas de Foxle, constable of Wyndesore castle, or to him who  
Westminster. supplies his place there. Order to deliver to the abbot of Westminster eight bucks on the eve of St. Peter ad Vincula next, in accordance with the grant of Henry III of eight bucks to be taken yearly in Wyndesore forest, to be taken by the constable to Westminster, so that those who carry the venison should make two companies (*meneyas*) before the high altar of St. Peter, Westminster.

July 20. To the sheriff of Norfolk. Order to permit Hamo de Barsam to exercise  
Westminster. the office of coroner in that county, as on learning that Hamo had no lands in that county to qualify him, the king ordered the sheriff to cause a coroner to be elected in his place, but it has been testified in chancery by trustworthy persons that Hamo has sufficient lands there and that the sheriff has craftily caused the election of John atte Wode, who is insufficiently qualified.

July 25. To the sheriff of Leicester. Order to cause a coroner for that county to  
Westminster. be elected in place of Philip Folvill, knight, who is insufficiently qualified.

1348.

## MEMBRANE 7.

July 10. To Walter de Bermyngham, justiciary of Ireland, or to him who supplies  
Westminster. his place. Order to cause the temporalities of the archbishopric of Armagh to be delivered to the archbishop there together with the issues thereof, as because the pope provided Master Richard fitz Rauf to that church on the death of the late archbishop, as appeared by bulls thereupon directed to the king, and Master Richard renounced all words contained in those letters prejudicial to the king, on 15 February in the 21st year of the reign, the king took his fealty, restored the said temporalities to him and ordered the justiciary to cause those temporalities to be restored to him together with the issues thereof, and now the king is informed that certain of his ministers in that land, pretending that at the time of the restitution the archbishop had not been consecrated, so that the temporalities could not be delivered to him, unjustly omitted to deliver them. *Et erat patens.*

July 1. To Henry Sturmy, escheator in co. Southampton. Order to deliver to  
Westminster. John de Grey of Ruthyn or to his attorney all the lands which belonged to John Wake, knight, tenant in chief, together with the issues thereof, in accordance with the king's grant to him of all those lands, which were in the king's hand by reason of the minority of John son and heir of Hugh Tyrel and of Margery his wife, kinsman and one of the heirs of John Wake, to hold until the said heir should come of age without rendering anything therefor.

March 8. The like to Thomas Cary, escheator in Somerset and Dorset.  
Westminster.

July 12. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Wroxhale, who is so sick and broken by age that he cannot exercise the duties of his office.

July 13. To the sheriff of Salop. Order to cause a coroner for that county to be  
Westminster. elected in place of William Purcel, for the same cause.

July 8. To John de Vaux, escheator in co. Derby. Order to amove the king's  
Westminster. hand from a messuage which belonged to John le Parchemyner in Derby, and not to intermeddle further therewith, restoring the issues thereof, as the king ordered Thomas de Bekeryng, late escheator in that county, to certify him why he had taken that messuage into the king's hand, and Thomas returned that it was done because it was found by inquisition of office that John son of Peter le Parchemyner of Derby held the messuage in chief by the service of rendering two penknives price 1*d.* yearly at the exchequer, and after John's death Henry de Rodburn, his kinsman and heir, entered the messuage without process of the royal court or doing the services therefore, and afterwards at Henry's suit asserting that the messuage is held of the king in free burgage by the service of rendering two penknives price 1*d.* at the exchequer yearly, by the hands of the bailiffs of Derby, who hold the town at fee ferm, and not in chief, and beseeching the king to order his hand to be amoved from the messuage, the king ordered the present escheator to take an inquisition upon the matter, by which it is found that the messuage is held of the king in free burgage by the aforesaid service.

July 10. To the sheriff of Northumberland. Order to deliver to John de Clifford  
Westminster. what is in arrear to him of 340 marks, as he surrendered to the king the person of Walter de Haliburton, knight, a Scot taken by him at the battle of Durham, and delivered him to the constable of the Tower of London, to be kept safely, and the king granted to him 400 marks of his gift, to wit, 40*l.* to be received of Robert de Tughale of the debts in which he is bound to the king, and the remaining 340 marks of the issues of co. Northumberland.

*Membrane 7—cont.*

1348.  
 July 8. Westminster. To the treasurer and barons of the exchequer and to the chamberlains. Order to deliver to William de Groucy what is in arrear to him of 100*l.* yearly from 8 August in the 20th year of the reign and to pay him 100*l.* yearly henceforth of the farms of the priories of Lodres and Frompton, as on the said day the king granted to him 100*l.* to be received yearly for the maintenance of himself and his men, of the said farms, which the priors of those houses are bound to render yearly.
- July 1. Westminster. To the treasurer and barons of the exchequer. Order to receive from the collectors of wool in the East Riding, co. York, the portion touching the men of Frismersk in Holderness, co. York, according to the rate of 26*s.* 8*d.* and to supersede any demand made upon those men for any wool beyond the said portion, discharging both the men and the collectors thereof, as the king ordered the said collectors to assess those men at wool according to the rate of 26*s.* 8*d.* and to supersede the demand made upon them for any sum beyond [*as at page 333 above*].
- July 20. Westminster. To the sheriffs, bailiffs, purveyors, officers of the king's household and his other ministers. Order not to molest or aggrieve William Michel atte Nestende, citizen of London, in his goods as the king granted to the citizens of London that no purveyor, taker, official or other minister should take any prise in that city or without it of the goods of the citizens thereof contrary to their will, without immediately making payment therefor, or having respect to the good will of the vendor. *Et erat patens.*
- July 20. Westminster. To Gawayn Corder, knight. Order to attorn himself to Reginald de Cobham, knight, for his fealty and other services for the manor of Westclyve, co. Kent, as the king granted to Reginald 500 marks to be received yearly for life to maintain his estate as a banneret, and he granted to him the remainder of the said manor which Gawayn holds for life of the king's grant, for himself and the heirs of his body. *Et erat patens.*

*MEMBRANE 6.*

- July 8. Westminster. To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirwod to be elected in place of Roger Deyncourt, who is so sick and broken by age that he cannot travail to exercise the duties of his office.
- July 10. Westminster. To the keeper of the park of Claryndon or to him who supplies his place. Order to admit John de Tubervill to the custody of the park of Melchet in that forest during the minority of the heir of Adam de Grymstede, knight, as on 28 November in the 20th year of the reign, the king ordered the keeper to admit Eleanor, late Adam's wife, to that custody, and not to intermeddle further therewith [*as at page 128 above*], and now Eleanor is dead and Adam's heir is under age, as is found by inspection of the chancery rolls.
- July 10. Westminster. To Walter de Bermyngham, justiciary of Ireland, or to him who supplies his place there. Order to direct the king's ministers of that land to desist from aggrieving the archbishop of Armagh by reason of his temporalities, as the king ordered the justiciary to deliver those temporalities to the archbishop [*as at page 477 above*], and now he is informed that certain ministers there, pretending that at the time of the restitution of the temporalities the archbishop had not been consecrated and so the temporalities were delivered to him as archbishop without warrant, unjustly aggrieve him upon the same.

1348.

June 25.  
Westminster.

## MEMBRANE 5.

To the treasurer and barons of the exchequer. The men of the towns of Wygenhale, Walpol, Tylney, Westwalton, Walsoken and Tyryngton and of the hamlet of Enemeth in Mersland, co. Norfolk, have shown the king that whereas they were taxed severally at various sums in the 8th year of the reign, to wit, at 37*l.*, 35*l.* 10*s.*, 30*l.*, 23*l.*, 26*l.* 8*s.*, 40*l.* 9*s.* and 13*l.* respectively, at the fifteenth granted in that year, and although the lands of those towns have been destroyed by floods of fresh and sea water to a very great extent, and they are continually inundated, as is found by divers inquisitions sent into chancery, so that no hope is entertained of the recovery thereof and the men are so depressed by that destruction that they do not suffice to bear the customary charges, the treasurer and barons exact from them the sums at which they were assessed in the 8th year for the triennial fifteenth and tenth granted in the 11th year, and for two other biennial tenths and fifteenths granted in the 18th and 20th years of the reign, whereupon those men have besought the king to grant them some mitigation lest they be compelled to leave their places on account of their insufficiency and the heavy burden, and it has been agreed by the council after deliberation upon the great expenses of the king's wars, the destruction of the said lands, the daily expenses upon the construction and repair of walls and ditches and other defences incurred by those men against the said floods, that the said men shall be charged with two parts of the aforesaid tenths and fifteenths granted in the 11th, 18th and 20th years of the reign and of the triennial tenth and fifteenth last granted and shall be discharged of the residue, and that the sums already levied of them shall be allowed to them in payment of the said two parts, but so that if they have satisfied the king for any of the years of the said grants of the 18th and 20th years, that satisfaction shall remain in force without any allowance being made; the king therefore orders the treasurer and barons to observe the said agreement and to cause it to be duly executed, causing the sums due by that agreement to be received from the debtors thereof and not to molest those men contrary to the agreement.

By K. and C.

Aug. 12.  
Westminster.

To the treasurer and barons of the exchequer, Dublin, or to him who supplies the treasurer's place. Order to supersede the exaction made upon the tenants and reeves of the demesne lands of the king's manors of Tassagard, Newcastle and Leixlip (*Saltu Salmonis*) in Ireland, for the sum of 4,056*l.* 13*s.* 3*d.*, of the king's grace, as lately at the suit of the poor fermors of the said lands and of the tenants of those manors, by their petition before the king and his council, beseeching the king to discharge them of the arrears of their rents and fermes, as their possessions have been destroyed by reason of the wars and disturbances, both by the incursions of the Scots and of the Irish, their houses burned and their goods plundered, and the fermors and tenants are reduced to such want that they cannot pay the said arrears, and the treasurer and barons have aggrieved them by arrest of their bodies, by distrains and by other things so that several of them wander about the county seeking food from the faithful, the king ordered the treasurer and barons to take information upon the matter, by inquisition or otherwise, and to certify the king thereupon, and by the certificate returned into chancery it is found by a scrutiny of the great engrossed rolls of the exchequer, and by inquisition thereupon that the arrears for the time of the king and his father extend to 4,056*l.* 13*s.* 3*d.*, whereof certain of the tenants and reeves can pay 12*l.* 16*s.* 8*d.* touching them specially, but the remaining tenants and reeves cannot pay without the subversion of their estate, on account of the oppressions which they have undergone for the causes aforesaid.

By K., by p.s. and by pet. of parliament.

## MEMBRANE 4.

1348.

July 28.  
Westminster.

To Peter de Boxstede, escheator in co. Hertford. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of Warin de Bassyngbourn, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Warin, at his death, held no lands in his demesne as of fee or in service in chief, or of others in that county, but that he held lands there called 'Gannok' in the town of Sandon, of the demise of Rosamund de Hoo, long since deceased, for her life, of others than the king by divers services.

July 31.  
Westminster.

To Roger Daber, escheator in co. Surrey. Order to amove the king's hand from a toft and 6 acres of land of Simon atte Wodecote in Bedyngton, and not to intermeddle further therewith, as the king ordered the escheator to certify why he had taken the premises into the king's hand, and the escheator returned that he had not taken them, but that William Trussel, late escheator this side Trent, so took them because John de Roges, who held in chief, alienated them to Simon without the king's licence, and Simon has informed the king that the premises are held of Thomas Huscarl by the service of a rose yearly, and not in chief, and beseeching the king to order his hand to be amoved the king ordered the escheator to take an inquisition upon the matter by which it is found that the said tenements have never been held in chief, but that they are held of Thomas by the service of paying a rose yearly at Midsummer.

Aug. 3.  
Westminster.

To the sheriff of York. Order to permit brother Hugh de Sancto Lupo, keeper of Scardeburgh church, proctor of the abbot of Cîteaux, to have the churches of Scardeburgh and Stanleze in that county and not to intermeddle further with Stanleze church until further order, restoring the issues thereof to Hugh, as the king lately committed to him the custody of Scardeburgh church and of all the lands pertaining thereto, which were taken into the king's hand among the other benefices and lands of the alien religious, to hold so long as they should remain in the king's hand for rendering 35 marks yearly, and now it is found by inquisition taken by Thomas de Rokeby and William de Meryngton, returned into chancery, that all the abbots of Cîteaux have held the said churches for their own uses from the time of the appropriation of the church of Scardeburgh to them, and that Hugh and all other proctors of that place, at all times when the houses and benefices of the alien religious were taken into the king's hand by reason of wars with the French, held the said churches for one and the same ferm without the church of Stanley being separated from the church of Scardeburgh, and they were taken into the king's hand by reason of the present war, and because the exchequer is now closed, whereby the king cannot at present be more fully informed of the premises, he wishes to show favour to the said proctor.

Aug. 6.  
Westminster.

To the collectors of customs in the ports of Newcastle upon Tyne and Hertilpole. Order to pay to John de Stryvelyn or to his attorney 200 marks for Michaelmas and Easter terms last, as the king granted to him 200*l.* to be received yearly of the customs in those parts.

Aug. 8.  
Westminster.

To the sheriff of York. Order to permit Master Robert de Barton to pursue the right which he claims in the prebend of Barneby in the church of St. Peter, York, without arrest of his person or goods or any hindrance, notwithstanding any order to the contrary, restoring anything taken for that cause, as the king lately recovered the presentation to that prebend before the justices of the Bench, against William, archbishop of York, and he conferred the prebend upon Reginald de Donyngton, his clerk, but

1348.

*Membrane 4—cont.*

on being informed that the prebend, during the whole time of the last voidance of the archbishopric by reason whereof it was said for the king in his court that it was void by the death of Master Hugh de Wilughby and so the presentation pertained to the king, was full and that Hugh was alive, the king revoked the presentation to Reginald and granted that Robert might pursue his right therein.

Aug. 8. To Simon Basset, escheator in co. Gloucester. Order to cause all the  
Westminster. lands which belonged to Maurice de Berkele, tenant in chief, which were committed to Thomas his son and heir and which are occupied by others, to be seised into the king's hand and kept safely until further order, as the king lately committed to Thomas the custody of all the lands which were of Maurice's inheritance, in the king's hand because of Thomas's minority, to be kept until the heir should come of age, and now the king has learned that certain persons have entered divers of the lands, receive the issues and profits thereof and do their will therewith.

The like to Robert Russel, escheator in co. Wilts.

*MEMBRANE 3.*

Aug. 4. To the receiver in the island of Jereseye for the present or the future.  
Westminster. Order to pay 10*l.* to Richard Corbyn the king's clerk, in accordance with the king's grant to him of 10*l.* to be received yearly of the issues of the church of St. Martin le Veil in that island, taken into the king's hand among the benefices of aliens of the power of France, by reason of the war with France, to hold for so long as the said war should last.

*Et erat patens.*

Sept. 14. To Robert de Morlee admiral of the fleet of ships from the mouth of the  
Westminster. Thames towards the north, or to him who supplies his place. Order to cause nine ships sufficient for war, to wit, three in the port of Kyngston upon Hull, three in the port of Lenn and three in the port of Newcastle upon Tyne, to be delivered to Walter de Chiriton, the king's merchant, or to his attorney without delay, for taking the king's wool to Flanders. By K.

Aug. 18. To the sheriff of Stafford. Order to supersede the execution of the  
Westminster. king's order directing him to cause a coroner for that county to be elected in place of John Grym, who made stay in that county, in co. Derby and elsewhere, so that he could not exercise the duties of his office, to permit him to exercise it, replacing him if he has been amoved, as the king has learned that John is staying in the county and is sufficient to do what pertains to that office.

Aug. 26. To Walter Parles, escheator in co. Northampton. Order to cause  
Westminster. Laurence de Pavely, son and heir of Robert de Pavely, tenants in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as Laurence has proved his age before John de Vaux, escheator in co. Nottingham, and the king has taken his homage for the lands which his father held in chief, and has rendered them to him.

By p.s. [19700.]

Aug. 31. To Peter de Boxstede, escheator in co. Essex. Order to cause James  
Westminster. son and heir of Thomas Tracy, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as James has proved his age before the escheator, and the king has taken his homage for the lands which his father held in chief and has rendered them to him.

By p.s. [19717].

The like, '*mutatis mutandis*,' to John de Frenyngham, escheator in co. Kent.

By the same writ.

## MEMBRANE 2.

1348.  
 Aug. 4. To the sheriff of York. Order to take Elizabeth and Lora, daughters  
 Westminster. and heirs of Herbert de Sancto Quintino, tenant in chief, minors whose marriage pertains to the king, and to deliver them to Roger de Bello Campo, to whom the king has granted their marriage.  
 The like to Nicholas Gower, escheator in the liberty of Holderness.
- Aug. 10. To the receivers of the wool last granted in co. Somerset. Order as at  
 Westminster. another time to deliver to Walter de Chiriton and his fellow merchants or to Hugh de Ulseby, their attorney, all the wool, sterlings and gold received by them of the 20,000 sacks of wool granted in the Council at Westminster on 3 March in the 21st year of the reign, in accordance with the agreements made between the king and those merchants. By K. and C.
- Sept. 1. To Thomas de Breouse, keeper of the Forest this side Trent, or to him  
 Westminster. who supplies his place. Order to cause proclamation to be made that all abbots, priors and others having groves, pasture and other profits in the king's forests in co. Surrey, of which the king's foresters in that county ought to have puture and have been accustomed to have the same, shall make such puture to those foresters without delay, and if they do not the king will not permit his grants made to them to take effect, as the said foresters have complained that the abbots and others have withdrawn the puture under colour of certain grants made to them by the king, to wit that they may make their profits of his woods within the bounds of those forests without hindrance of his ministers, saving his beasts and other rights, and the king's said grants contain no mention of discharge of the said putures, and the foresters cannot maintain themselves in the king's service or keep his beasts unless a remedy is speedily applied. By K.
- Sept. 10. To the collectors of the custom of cloth in the port of London. Order  
 Westminster. to permit Alan de Wyehyngham of London, merchant, to lade 20 bundles of cloth called 'worstede' in that port and take it thence to Flanders before Michaelmas next, in accordance with the king's grant to him, after he has paid the custom due thereon, notwithstanding the ordinance made by the king and council for taking cloth to Calais and not elsewhere. By K.
- Sept. 15. To the sheriff of Buckingham. Order to cause a coroner for that county  
 Westminster. to be elected in place of Richard Duraunt, deceased.
- Sept. 14. The like to the sheriff of Stafford to cause a coroner for that county to  
 Westminster. be elected after the death of John de Hodynet.
- Sept. 3. To William de Thorp and his fellows, justices appointed to hold pleas  
 Westminster. before the king. Order to receive a fine from Master Henry de Harwedon for his contempt and to release him from prison, receiving security from him that he will not attempt anything to the king's prejudice, as Queen Philippa and Henry earl of Lancaster have besought the king to pardon Henry and to order his release, as he has been imprisoned in the Marshalsea for contempt for more than three years. By p.s. [19728.]
- Sept. 18. To Thomas Cary, escheator in Somerset and Dorset. Order to take  
 Woodstock. the fealty of Eleanor late the wife of Henry de Haddon according to the form of a schedule enclosed with these presents, and not to intermeddle further with the lands which he took into the king's hand by reason of Henry's death, restoring the issues thereof to her, as the king has learned by inquisition taken by the escheator that Henry at his death held no lands in his demesne as of fee or in service in chief or of another in that bailiwick, but that he held jointly with Eleanor, for their lives, the manors of Puttenye, Werne Plukenet and Ilebruere, co. Somerset, of the gift of

1348.

*Membrane 2—cont.*

John de Haddon, by a fine levied in the king's court, and that the manor of Ilebruere is held in chief by the service of half a knight's fee, and the other manors are held by the service of rendering a pair of gilt spurs or 6*d.* yearly at the exchequer by the hands of the sheriff of Somerset, and that Henry also held lands jointly with Eleanor of other lords by divers services.

Oct. 6. To Richard de Thoresby, keeper of the hanaper of chancery. Order  
Westminster. pay to Robert de Burghcher, 50*l.* for Michaelmas term last, in accordance with the king's grant to him when chancellor, of 100*l.* to be received yearly for life of the issues of the hanaper in recompence for 100*l.* of land granted to him by Hugh Daudele earl of Gloucester, and resumed because Robert made stay with the king.

## MEMBRANE 1.

Sept. 5. To the sheriff of York. Order to cause John de Lascey to have seisin,  
Westminster. without delay, of a messuage in Gaytford, which Hugh Proud of North' held, who was hanged for felony, it is said, as the king has learned by inquisition taken by the sheriff that the messuage has been in the king's hand for a year and a day, that Hugh held it of John, and that Thomas de Rokeby, sheriff of York, had the year, day and waste thereof, and ought to answer therefor to the king.

Sept. 12. To John de Wyndesore, escheator in cos. Warwick and Leicester. Order  
Clarendon. not to intermeddle with the temporalities of the abbey of Pollesworth, now void by the death of Maud de Pype the late abbess, or with its goods, restoring to the prioress and convent there anything which he has levied, as it appears by the chancery rolls of the late king that Edward I, on 21 May in the 29th year of his reign, at the suit of the nuns of Pollesworth, showing that he ought to receive nothing of the issues of the abbey by reason of a voidance, ordered the treasurer and barons of the exchequer to certify him thereupon, and they returned that in the times of Master Richard de Clifford, Master Henry de Bray and Malcolm de Harleye, his escheators beyond Trent, and in the time of Richard de Holebrok, his steward beyond Trent, it was not found that the king received anything of the abbey by reason of a voidance, wherefore that king ordered Walter de Gloucestr[ia], then escheator beyond Trent, to restore to Erneburge de Hardresshull, then abbess elect, any issues which he had levied, wherefore the late king on the 28 June in the 15th year of his reign, ordered Master John Walewayn, then escheator beyond Trent, to restore to Maud any issues taken by reason of the voidance by the death of Erneburge, and not to molest her or the nuns for that cause.

Sept. 5. To W. archbishop of York. Order to permit the proctors of Anibaldus,  
Clarendon. cardinal bishop of Tusculum, and of Stephen, cardinal priest of SS. John and Paul, to levy the procurations of those cardinals in his province and diocese, and to cause the bulls and instruments thereupon to be executed, notwithstanding the ordinance that no payment should be made to the cardinals, envoys sent to France to make a treaty with England, in the name of procurations, by any of the realm of England, as the king has considered the services of those cardinals and their labours for him in France, and he has given them licence to collect and receive the said procurations by their proctors.

By K. and C.

[*Fœdera.*]The like to all the bishops of England. [*Ibid.*]

1348.

*Membrane 1—cont.*

To the abbot of Faversham, deputed to levy and collect the procurations of Anibaldus, cardinal bishop of Tusculum and of Stephen, cardinal priest of SS. John and Paul, in the diocese of Canterbury. Order to cause those procurations to be collected and levied and delivered to the said proctors. [*Ibid.*]

Sept. 28.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 90*l.* 8*s.* 2½*d.* for Michaelmas term, in accordance with the king's grant to him. [*See at page 453 above.*]

To the sheriffs of London. Order to pay to William de Bohun, earl of Northampton, or to his attorney, 100*l.* for Michaelmas term, in accordance with the king's grant to him and to the heirs male of his body of 200*l.* to be received yearly of the ferm or issues of that city until certain lands which others hold for life with reversion to him come into his hands.

The like to the sheriff of Essex for 50*l.* of 100*l.*

To the sheriff of Northampton. Order to pay to the said earl or to his attorney, 10*l.* for Michaelmas term, in accordance with the king's grant to him of 20*l.* to be received yearly of the issues of that county.

Sept. 28.  
Westminster.

To William Bourdet, prior of Lynton, William Talemache, knight, and Robert de Keteleston, chaplain. Order to pay to William Daubeneye, 40 marks yearly and to be answerable to him therefor, as on 30 December in the 20th year of the reign the king committed to him the custody of the priory of Iselham and Lynton, co. Cambridge, together with all the lands, rents and possessions pertaining thereto, which priories pertain to the abbey of St. Jacut (*de Sancto Jacuto*) in Brittany, to hold so long as they should remain in the king's hand by reason of the war with the French, in recompence for lands which he lost by reason of his service to the king in Brittany, without rendering anything therefor, but as the king previously committed the custody of the priory of Lynton, whereof the place of Iselham is parcel, to William, William and Robert, for paying 40 marks yearly at the exchequer during the said war, which grant he did not recollect at the time of the grant to William Daubeneye, he does not wish them to be prejudiced, but to enjoy the custody in accordance with the said former grant, and that William shall receive the said 40 marks so long as they have that custody.

*Vacated because it was surrendered and revoked by the court.*

*MEMBRANE 39d.*

Jan. 26.  
Westminster.

William de Langelee, of Knelton, acknowledges that he owes to the prior and convent of St. Augustine's, Canterbury, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Page, of Westoketh, acknowledges that he owes to John de Haddon 100*s.*; to be levied etc. in co. Nottingham.

Walter de Cirencestre and Walter de Boys acknowledge that they owe to William de Bernes, citizen of London, 200 marks; to be levied etc. in co. Gloucester.

*Cancelled on payment.*

William de Bernes acknowledges that he owes to Walter de Boys 200 marks; to be levied etc. in the city of London.

*Cancelled on payment.*

1348.

*Membrane 39d—cont.*Jan. 29.  
Westminster

Geoffrey Lucy, Thomas de Frymbaud, knight, Nicholas Passelewe, Walter Blanfount, and Thomas Pavely acknowledge that they owe to Guy de Briane the younger, knight, and to John Gogh, parson of Slapton church, 600 marks; to be levied etc. in co. Northampton.

*Cancelled on payment, acknowledged by Guy.*

William de Eyton, of co. Sussex, and Richard Spicer, of Dunstaple, acknowledge that they owe to John Deyncourt, knight, 18l.; to be levied etc. in co. Sussex.

Enrolment of release by John de Sutton, lord of Doddeleye, to John de Peyto the younger, of all actions of waste, sale, and destruction in the demesne woods and all other places in the manor of Pydynton, co. Oxford, which John de Peyto holds for life of his demise. Dated at Westminster on Monday after the Conversion of St. Paul, 22 Edward III.

*Memorandum*, that John de Sutton came into chancery at Westminster on 29 January and acknowledged the preceding deed.

William de Swynflet, parson of Malberthorpe church, one of the executors of the will of Hugh de Hastynges, puts in his place John de Barneburgh and William de Tikhull, clerk, to prosecute the execution of a recognisance for 20l. made to Hugh in chancery by William de Fyncheden and Thomas de Thwayt, and of another recognisance for 40l. made to Hugh in chancery by Adam de Everyngham of Laxton, knight, and of another recognisance for 80l. made to Hugh in chancery by Edmund de Kendale, knight.

Feb. 7.  
Westminster.

To the sheriff of Cumberland. Order to cause a regard to be made for the forest of Ingelwod in that county, so that the regardors are able to work in accordance with the form of the following *capitula* and that the regard be made before Midsummer next.

*Capitula.*

May 20.  
Westminster.

The like writ and *capitula* except that for viewing seaports etc. are sent to the sheriff of Nottingham to cause a regard to be made in the forest of Shirewode before the Nativity of the Virgin next.

Feb. 7.  
Westminster.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to release Master Robert de Barton, clerk, from prison, as he is arrested by reason of a notification and summons for the provision to him of the church of Hornese made by the apostolic see, David de Wollore, the king's clerk, being in possession thereof by reason of the king's presentation of the same to him, and of a judgment rendered thereupon in the king's court, and on being arraigned before the justices Robert was convicted by the inquisition in which he placed himself and he has renounced all right and title in that church and has humbly submitted to the king's will, and he has found security in chancery for his good behaviour and that he will attempt nothing against the right of the king or of David in the possession of the said church, wherefore the king has admitted him to his favour and has pardoned him.

By p.s.

Feb. 11.  
Westminster.

Roger Carburra acknowledges that he owes to John de Gippewico, parson of Bliston church in Cornwall, 40l.; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Thomas Ughtred, knight, acknowledges that he owes to John de Eston, clerk, 100l.; to be levied etc. in co. York.

*Cancelled on payment.*

1348.

*Membrane 39d—cont.*

Thomas de Wyke and William de Faucomberge acknowledge that they owe to Alan de Aylesham, citizen and mercer of London, 13*l.* 4*s.* 6*d.*; to be levied etc. in co. Lincoln.

Feb. 12. Thomas de Chaworth, knight, acknowledges that he owes to William de Westminster. la Pole, knight, the elder, 200*l.*; to be levied etc. in co. Nottingham.

John Baudechon acknowledges that he owes to John Burnedissh, parson of the church of Wokyndon ad Turrin, 20*l.*; to be levied etc. in co. Essex.

*MEMBRANE 38d.*

Jan. 28. John de Sancto Philberto acknowledges that he owes to Adam Keterich Westminster. and to Roger Keterich his son 400 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

John Tochet, knight, and Walter de Folevill acknowledge that they owe to Master Henry de Caumpeden 40*l.*; to be levied etc. in co. Derby.

Roger de Tychebourn acknowledges that he owes to Nicholas le Devenysshe of Winchester 40*l.*; to be levied etc. in co. Southampton.

*Cancelled on payment.*

Adam de Everingham of Laxton acknowledges that he owes to William de Deyncourt 20*l.*; to be levied etc. in co. Nottingham.

Jan. 29. Robert de Ferariis, knight, acknowledges that he owes to Michael de Westminster. Ponyngges, knight, 1,000 marks; to be levied etc. in co. Stafford.

Thomas, son of Peter Boteller of Bastelden, acknowledges that he owes to the same Michael 40 marks; to be levied etc. in co. Berks.

Jan. 30. Robert Houel, knight, and John Houel acknowledge that they owe to Westminster. George de Brumton 100*l.*; to be levied etc. in co. Suffolk.

Jan. 31. Thomas de Rokeslee of Berlee in the parish of Cheryng acknowledges Westminster. that he owes to John Bonet, 'wodemonggere,' of London, 200*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

Henry de Wylyngton, knight, acknowledges that he owes to William Bisshop, serjeant, 210*l.*; to be levied etc. in co. Devon.

Feb. 1. Simon Flemmyng acknowledges that he owes to John son of John de Westminster. Burel of Askham 20*l.*; to be levied etc. in the city of London.

*Cancelled on payment.*

The same Simon acknowledges that he owes to the said John 20*l.*; to be levied as aforesaid.

*Cancelled on payment.*

Jan. 30. John de Veer, earl of Oxford, acknowledges that he owes to Thomas de Westminster. Ferrariis, knight, 400*l.*; to be levied etc. in co. Essex.

Feb. 1. John de Moubray lord of Haxholm and William de Burton, parson of Westminster. Galeby church, acknowledge that they owe to Richard de Keselyngbury, citizen and draper of London, 100*l.*; to be levied etc. in co. Sussex.

*Cancelled on payment.*

1348.

*Membrane 38d—cont.*

Simon Gauge, Richard de Lodelowe and Walter de Kildesby acknowledge that they owe to the prior of Merton and Peter de Gildesburgh, clerk, 22*l.* 10*s.*; to be levied etc. in co. Northampton.

Nicholas de Chelchethe acknowledges that he owes to John Baudechon 40*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

John Baudechon acknowledges that he owes to Nicholas de Chelchethe 40*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment.*

John son of John de Pateshull, knight, acknowledges that he owes to David de Wollore, clerk, 10*l.*; to be levied etc. in co. Bedford.

*Cancelled on payment.*

Feb. 2. John Dymworth acknowledges that he owes to Queen Philippa 280*l.*; Westminister. to be levied etc. in co. York.

William de Emeldon, clerk, acknowledges that he owes to Richard de Thoresby, clerk, 10 marks; to be levied etc. in co. Northumberland.

*Cancelled on payment.*

Feb. 4. John Cornewail of Kyngdoune acknowledges that he owes to Thomas Westminister. Beket 60*s.*; to be levied etc. in co. Somerset.

Feb. 4. John de Staunton of Shrewsbury acknowledges that he owes to William Westminister. de Hampton 8*l.*; to be levied etc. in co. Salop.

Feb. 8. John Strech, knight, acknowledges that he owes to Miles de Stapelton Westminister. of Bedale and to Richard de Wyndesore 600 marks; to be levied etc. in co. Dorset.

John Deyvill of Tokwyth acknowledges that he owes to John de Eston, clerk, 100*l.*; to be levied etc. in co. York.

*Cancelled on payment.*

Simon Wenlok of London acknowledges that he owes to John Burgeys of London, 'draper,' 19*l.* 6*s.* 8*d.*; to be levied etc. in the city of London.

Feb. 9. Alan de Clavering acknowledges that he owes to William de Clynton, Westminister. earl of Huntynghon, 40 marks; to be levied etc. in co. Northumberland.

John de Pritewell of London, 'spicer,' acknowledges that he owes to John de Blebury, parson of Evre church, 10*l.*; to be levied etc. in the city of London.

Richard de Skyryng of Lenn acknowledges that he owes to Adam de Croston of Carlisle 10*l.*; to be levied etc. in co. Norfolk.

Adam de Croston of Carlisle acknowledges that he owes to Richard de Skyryng of Lenn 10*l.*; to be levied etc. in co. Cumberland.

John Drenge of Driffeld acknowledges that he owes to Mary de Sancto Paulo, countess of Pembroke, 10*l.*; to be levied etc. in co. York.

Roger de Cotesford acknowledges that he owes to Edward prince of Wales and to Peter de Gildesburgh, clerk, 100 marks; to be levied etc. in co. Oxford.

*Cancelled on payment.*

1348.

*Membrane 38d—cont.*

Richard de Haveryng, knight, acknowledges that he owes to Queen Philippa 40*l.*; to be levied etc. in co. Wilts.

*Cancelled on payment, acknowledged by John Cok, treasurer and attorney of the said queen.*

The same Richard acknowledges that he owes to John de Eston, clerk, 10*l.*; to be levied as aforesaid.

Feb. 13. Nicholas Cave of Dorneyo acknowledges that he owes to William de Westminster. Newenham, clerk, 10*l.*; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

Thomas atte Snode acknowledges that he owes to Thomas de Sancto Leodegario 16 marks; to be levied etc. in co. Kent.

*MEMBRANE 37d.*

Enrolment of release by Fulc, prior of St. Mary's church, Tykford, and the convent of that place to Robert, prior of Maxstoke and the convent there of all their right and claim in the advowson of Yerdeleye church or to present anyone thereto, and in all the lands pertaining to that advowson. Witnesses: Sir John Bottord, Sir Roger Hillary, Sir John de Clynton, knights, John de Peyto, the younger, Simon de Pyrye, John le Bailiff of Neuport, William de Sheldon, Thomas de Holt. Dated in their chapter at Tykford on Sunday after the Ascension, 1347, 21 Edward III.

*Memorandum* that the prior and convent of Tykford came into chancery at Westminster on 4 February and acknowledged the preceding deed.

Feb. 5. Peter atte Wode acknowledges that he owes to Walter Frelond 140*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

John de la Ryvere acknowledges that he owes to Reginald de Mohun 100*l.*; to be levied etc. in co. Berks.

*Cancelled on payment.*

Feb. 6. Thomas le Blount, knight, acknowledges that he owes to John son of Westminster. John Brocas 80*l.*; to be levied etc. in co. Dorset.

*Cancelled on payment.*

Enrolment of release by Richard Herman of Alresford, kinsman and heir of Alice Sparewe of Suthwerk to Sir John de Eccleshale, clerk, of all his right and claim in a messuage in Suthwerk which belonged to Alice and which one Thomas Sperman, formerly her husband, alienated against her will, and which Sir John had of the gift and enfeofment of Agnes relict of William le Brabazoun. Witnesses: William atte Fen, William le Chaundeller, Richard Fairher, Geoffrey Pecok, Robert de Staunford, Alan Ferthyng, John de Aulton and John de Lamburn. Dated at Suthwerk on Thursday after the Purification, 22 Edward III.

*Memorandum* that Richard came into chancery at Westminster on 7 February and acknowledged the preceding deed.

Feb. 8. John de Moubray, lord of Haxiholm, Thomas de Laton and Roger de Westminster. Hewyk, knights, acknowledge that they owe to John de Depeden and to Robert de Lincoln, citizen and 'felmongere' of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Cancelled on payment, acknowledged by Robert.*

1348.

*Membrane 37d—cont.*

Feb. 8. William de Barton, clerk, and John de Melton of Barton acknowledge that they owe to David de Wollore, clerk, 1,000*l.*; to be levied etc. in co. Westminister. Lincoln.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas William de Barton, clerk, and John de Melton of Barton are bound to David de Wollore, clerk, in 1,000*l.* by the preceding recognisance, David grants that if Master Robert de Barton, brother of the said William, who has renounced all the right which he asserted that he had in Hornesee church, by virtue of a provision of the apostolic see, shall not molest David, parson of that church upon his possession thereof, by Robert or any other, or do anything to the prejudice of the king's right or of the judgment rendered in the king's court upon the recovery of the right of presenting to that church by the king, but shall defend David against any other who pretends to have a right to that church by apostolic provision in future, then the said recognisance shall be null and void and the execution thereof shall cease until any default or impediment is found on the part of Master Robert by the said Robert, as aforesaid. Dated at London on 18 February, 22 Edward III.

Jan. 30. To the sheriff of Northampton. Writ of summons for an eyre for pleas Westminister. of the forest to be held at Northampton on Monday after St. Benet the Abbot next before Thomas de Breouse, Gilbert de Imworth, John de Macklesfeld and Henry de Kerseye whom the king has appointed to be justices in eyre for pleas of the forest for this turn in that county and in co. Buckingham.

By C.

The like to the sheriff of Buckingham.

Jan. 27. To William de Thorp and his fellows, justices appointed to hold pleas Westminister. before the king. Whereas on 4 September in the 20th year of the reign the king pardoned Robert son of John de Shelton of Kirketon, for his good service in the war with France, the suit of the king's peace for any homicides, felonies, robberies and trespasses committed by him in England, whereof he was indicted, and also any outlawries promulgated against him, and granted to him the king's firm peace therefor so that he should stand to right in the king's court if any one wished to speak against him for the said felonies and trespasses, and that he should not depart from the king's service so long as he remained in parts beyond the sea, without special licence, and he besought the king to cause the said peace to be proclaimed and the king's letters to be allowed to him, as he made continual stay with the king in the said parts, and he could not have licence to return to England for having his peace proclaimed and to find security for his good behaviour within the time prescribed in the statute of limitations, and although the said letters are void by that statute the king orders the justices to cause the said letters to be allowed notwithstanding, and not to molest or aggrieve Robert.

By p.s. [19170.]

Feb. 15. To the treasurer and barons of the exchequer. Order to supersede until Westminister. the quinzaine of Easter next the levying of 2,576*l.* 2*s.* of the heir and executors of the will of Richard de la Pole, as at their suit showing that whereas certain letters obligatory of the king had been erroneously made to Richard for 6,000*l.* by a certificate of W. archbishop of York, then the treasurer R. bishop of Chichester, then the chancellor, because such a sum of money by 2,576*l.* 2*s.* is not found to have been due to Richard by memoranda of the exchequer, whereon a process is pending in the

1348.

*Membrane 37d—cont.*

exchequer between the king and the said heir and executors, and the said 2,576*l.* 2*s.* have been exacted of the lands, goods and chattels which belonged to Richard by virtue of that process, and they beseeching the king to order the levying of that sum to be superseded to a time when the process can be discussed before the council in the present parliament, the king granted their request and ordered the justices to supersede the levying of that sum as aforesaid until the present quinzaine of the Purification, and now he has postponed the time for certain causes laid before him and his council in the present parliament.

By p.s. [19305.]

MEMBRANE 36*d.*Feb. 11.  
Westminster.

To the sheriffs and to all other bailiffs, ministers and lieges. Order to supersede the taking of Richard son of Alan de Ryxton, as the king appointed William de Thorp and certain other lieges to take an inquisition by lawful men of co. Wilts concerning the malefactors who ravished Margery late the wife of Nicholas de la Beche at Beaumes near Redyng, killed Michael de Ponynges 'le uncle' and Thomas le Clerc of Shipton there, and to hear and determine these things and do certain other things contained in the commission to them, and Richard is indicted for the said felonies, and the king afterwards caused that indictment to come before him to be determined there, and by process made thereupon Richard is placed in exigent in that county to be outlawed, and the king ordered the sheriffs and others by divers writs to take Richard and keep him safely in prison until further order, and subsequently Henry de Bold, Thomas del Ford, Alan de Raynford, Henry de Tildeslegh, Robert de Hilton and Robert de Wolston of co. Lancaster mainperned in chancery to have Richard before the king fifteen days from Easter to answer for the premises and further to do and receive what the king's court should determine, wherefore the king ordered the said justices to supersede the promulgation of the exigents and outlawry against Richard by that mainprise, and now Richard has besought the king to provide a remedy, as he is ready to stand before the king on the said day according to the form of that mainprise.

*Et erat patens.*

By C.

Feb. 13.  
Westminster.

Thomas son of John le Sauvage, knight, acknowledges that he owes to Walter de Mauny 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Feb. 14.  
Westminster

Robert de Penbrigg, knight, acknowledges that he owes to the prior of Rochester 52 marks; to be levied etc. in co. Salop.

*Cancelled on payment.*

John Corbet of Caus acknowledges that he owes to William de Shiltwode and William de Brehull 20*l.*; to be levied etc. in co. Salop.

Feb. 15.  
Westminster.

Brother Thomas de Wytherle, abbot of Merevale (*de Mira Valle*), acknowledges for himself and convent that they owe to the abbot of Bec Herlewin 326*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Warwick.

Richard de Peshale acknowledges that he owes to Richard de Eccleshale, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

1348.

*Membrane 36d—cont.*

Hugh de Falouns, prior of Horton, acknowledges for himself and convent that they owe to Roger Houtout, citizen and draper of London, and to Thomas de Someresham 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent.

Feb. 16.  
Reading.

William de Northwell, clerk, and Henry his brother acknowledge that they owe to John Howard, knight, 240*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas William de Northwell, clerk, and Henry his brother are bound to Sir John Howard, knight, in 240*l.* by the preceding recognisance, John grants that if they pay him 120*l.* at the same term, the said recognisance shall be null and void, but if not, it shall remain in force. Dated at London on 16 February, 22 Edward III.

*Memorandum* that John, William and Henry came into chancery at Westminster on 16 February and acknowledged the preceding indenture.

Feb. 16.  
Westminster.

Roger de Mountford acknowledges that he owes to Robert le Mareschal, citizen and goldsmith of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of general release by Dyne Forset and Nicholas Marini, merchants of Florence, to William Martyn, cook (*ku*) of Sir John Darcy. Dated at London on 16 February, 22 Edward III. *French.*

*Memorandum* that Dyne and Nicholas came into chancery at London on 17 February, and acknowledged the preceding letter.

Enrolment of general release by William Martyn, cook of Sir John Darcy, to Dyne Forset, Nicholas Marini and their fellows, merchants of the society of the Bardi of Florence. Dated at London in Lumbardestret on 16 February, 22 Edward III. *French.*

*Memorandum* that William came into chancery at London on 17 February and acknowledged the preceding letters.

\_\_\_\_\_  
\_\_\_\_\_  
Hugh de Roucestr[ia] of Bromshulf, executor of the will of James de Dalilegh, puts in his place William de Sandford to prosecute the execution of a recognisance for 20*l.* made to James in the late king's chancery, by John de Lamplogh.

\_\_\_\_\_  
\_\_\_\_\_  
The same Hugh, executor of that will, puts in his place the said William to prosecute the execution of a recognisance for 12*l.* 18*s.* 4*d.* made to James in the late king's chancery by John de Lamplogh.

\_\_\_\_\_  
\_\_\_\_\_  
John son of Thomas Dryng of Driffeld puts in his place Thomas de Waldeby, clerk, to prosecute the execution of a recognisance for 20*l.* 14*s.* 8*d.*, made to him in chancery by Richard de Burton.

Feb. 17.  
Westminster.

John de Sautre acknowledges that he owes to Francis Bandini, merchant of Luca, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Feb. 18.  
Westminster.

John Aunsel of Totenham acknowledges that he owes to Richard Cleymund of Lincoln, clerk, 23 marks; to be levied etc. in co. Middlesex.

Feb. 20.  
Westminster.

John de Watenhull, clerk, acknowledges that he owes to Richard de Thoresby, clerk, 10 marks; to be levied etc. in co. Salop.

*Cancelled on payment.*

1348.

*Membrane 36d—cont.*

Master John de Burnham, parson of Felmersham church, diocese of Lincoln, and Fulc de la Freigne, knight, of Ireland, acknowledge that they owe to Richard de Thoresby 20 marks; to be levied, in default of payment, of their lands and chattels and John's ecclesiastical goods in Ireland.

*Cancelled on payment.*

## MEMBRANE 35d.

Feb. 13.  
Westminster.

To the sheriff of Lincoln. The complaint of the prelates, nobles, and people of England in the present parliament at Westminster contains that merchants and others bring a false money counterfeit of the sterling, called 'lussheburghs,' to England and other false money, and they take the good money of sterling out of the realm, so that the false money is so increased and the good so diminished that the good, once taken out of the realm, is not brought back and there are hardly any buying and sales without a mixture of false, and merchants and others of cities, boroughs, and ports and some other places claiming liberties and customs, seize upon the wine, goods of price, cloth and other things brought to the realm by foreign merchants only paying what they please therefor and do not permit those foreign merchants to buy wool, cloth or other merchandise in the realm unless they first extort illicit gains from them, and so such merchants have ceased to come with their goods, and by deliberation of the council in the said parliament the king has ordained an order that the said false money shall be destroyed where possible and the good money shall remain in the realm, certain lawful men shall be appointed in all ports of the realm where ships come, to make diligent scrutiny in ships, chests, coffers, sacks, etc. where such false money may be hidden, and upon the persons of those coming from parts beyond and those crossing from the said ports to those parts, and if they find false money or good money beyond what is necessary for the expenses of those crossing, they shall arrest the same, and shall send two parts of the false money to the Tower of London, to be delivered to the keeper of the exchanges there, and they shall retain a third part which the king grants to them as a gift for their diligence and labour, and they shall keep the good money until further order, and certain magnates shall be appointed to enquire in all the counties of the realm concerning those who bring false money and who take away the sterlings and to punish them, and the justices of assize in the counties shall likewise make such enquiry, and for every sack of wool taken out of the realm, those who take it shall bring to the exchange a plate of silver of the value of 2 marks of the weight of the Tower of London, within half a year at most after the wool has been taken, after the wool has been sold, to be delivered to the keeper of the exchange upon pain of 4 marks for every plate not so brought, for which they shall receive prompt payment of sterlings within ten days, and that the collectors of customs in all ports and places where wool is taken shall receive the said security, for which they shall answer at their peril, and foreign merchants shall come with their wine, cloth and other things, without hindrance and sell them there, and shall buy wool, cloth and other things in the realm freely and take them to the staple, except wine and corn, if they do not sell them to the king's enemies without the truces, in accordance with the statute ordained in the parliament held at York in the 9th year of the reign: the king therefore orders the sheriff upon sight of these presents to cause the said ordinance to be proclaimed and observed.

[*Fædera.*]

By K. and the whole parliament.

The like to all the sheriffs of England. [*Ibid.*]

1348.

*Membrane 35d—cont.*

Enrolment of grant by John atte Forde of West Tillebury to Adam atte Shoppe of that town and Margaret his wife, of a piece of marsh called 'Mustardeshope' lying in the marsh of the said town near Hamondeshacche, as enclosed with a ditch on all sides, with free entry and exit and all other appurtenances. Witnesses: Alan de Hormesby, John Rughbolle, Robert atte Hull, William le Smyth, William Geffray, John Haukyn, John Pollard. Dated at West Tillebury on Sunday after the Exaltation of the Holy Cross, 18 Edward III.

*Memorandum* that John atte Forde came into chancery at London on 10 February and acknowledged the preceding deed.

Enrolment of release by John son of John atte Forde of West Tillebury to Margaret late the wife of Adam atte Shoppe of West Tillebury of all his right and claim in a piece of marsh called 'Mustardeshope' lying in the marsh of Tillebury near Hamondeshacche. Witnesses: Walter Turk, William de Bernes and Thomas de Bernes, citizens of London, Nicholas de Chelchethe, Alan de Ormesby, John Roubolle, Robert atte Hull. Dated at London on Saturday after St. Hilary 21 Edward III.

Feb. 20. To William Basset and his fellows, justices of assize in co. York. Order  
Westminster. to continue in the same state in which it now is the assize of novel disseisin which Nicholas son of Robert de Fourneux, knight, Beatrice his wife and Robert their son arrame against Walter de Bentele, who is staying in the king's service in Brittany, and others contained in the original writ, for tenements in Borthelby and Luteryngton, so long as Walter is staying in the king's service or until further order, in accordance with the ordinance. By the testimony of Thomas de Dagworth.

To the same. Like order with respect to the assize of novel disseisin which Nicholas son of Robert de Fourneux, knight, Beatrice his wife and Robert their son arrame against Thomas son of Geoffrey de Bentele, who is staying in the king's service in Brittany in the company of Walter de Bentele. By the testimony of Thomas de Dagworth.

Robert son of Richard de Fourneux has a like writ *de continuando* to the same justices for the assize of novel disseisin which Nicholas son of Robert de Fourneux, knight, Beatrice his wife and Robert their son arrame against him before the said justices for tenements in Borthelby and Luteryngton. By the same testimony.

Feb. 6. To the collectors in co. Hereford of the aid of 40s. for making the king's  
Westminster. eldest son a knight. Order to supersede the demand for that aid made upon Roger de Mortuo Mari on the lands demised to him at ferm, as he has shown the king that although divers lands of his inheritance in that county which are held by certain knights' fees, were in the king's hand at the time of the grant of that aid and long after, by reason of Roger's minority, and were in his custody for rendering a certain ferm yearly at the king's chamber, yet the collectors distrain him at divers sums for the aid on those lands. By C.

The like to the collectors of the said aid in co. Salop.

Jan. 6. To the sheriff of Essex and Hertford. Order to take into the king's  
Westminster. hand all the goods and chattels which John de Barenton of Trumpiton, of co. Cambridge, John de Ware of the same county and John Brice of Hythyngham held, and the issues and profits thereof, and to keep them safely until further order, certifying the king of the goods and chattels, the value thereof and of the said issues, as John, John and John were indicted for the rape of Eleanor late the wife of William de Wauton at

1348.

*Membrane 35d—cont.*

Bumstedeheleoun before Richard de Wylughby and his fellows, justices appointed to hear and determine that felony, and they are placed in exigent to be outlawed by process made before those justices in co. Essex, as appears by the tenor of the record and process thereupon sent into chancery, wherefore all their goods and chattels are confiscated to the king.

## MEMBRANE 34d.

Feb. 14.  
Westminster.

To the captains, *échevins*, consuls and all the community of Ghent. The king's affection for Flanders is well known by reason of the alliance between them, and the king has granted that the staple of wool, hides and wool-fells shall be kept in that county as heretofore, whereat the men of Flanders have granted that the merchants of England going to the staple with their merchandise shall enjoy the liberties pertaining to the staple, and in the parliament held at Westminster on Monday after Hilary last the king has learned that the said captains and others, contrary to the liberties of the staple, restrain the merchants of Lombardy and other foreign countries from buying from the king's merchants the wool which they bring to Flanders, and from taking it out of that county, contrary to the ancient usages of the staple, wherefore the king was besought to provide a remedy: the king therefore requests the captains and others to cease from such impediments and to suffer the merchants of Lombardy and other foreign countries to buy such wool at the staple and take it out of Flanders according to the liberty of the staple, in order that the king's subjects may not have cause to complain further. He desires them to signify their pleasure as soon as possible. *French.* [*Fædera.*]

The like to the burgomasters, *échevins*, consuls and community of Brugges.

The like to the advocate, *échevins*, consuls and community of Ypres. *French.* [*Ibid.*]

Enrolment of release by John son of John atte Forde of West Tillebury to Adam atte Shoppe of West Tillebury and Margaret his wife of all his right and claim in a piece of marsh called 'Muscardeshope' lying in the march of Tillebury near Hamondeshacche. Witnesses: Alan de Ormesby, John Roubolle, Robert atte Hull, William le Smyth, William Geffray, John Pollard. Dated at West Tillebury on Sunday after Midsummer, 19 Edward III.

*Memorandum* that John came into chancery at Westminster on 10 February and acknowledged the preceding deed.

Feb. 18.  
Westminster.

To William Trussel of Cublesdon. Order to deliver Maurice fitz Thomas, earl of Dessemount, to Richard Talbot by the mainprise of Ralph baron of Stafford, Thomas de Berkele, Richard Talbot and Reginald de Cobham, who have undertaken before the council to have the earl before the king at his order within eight days from the time when they receive notification, to stand to right for all the things whereof he is indicted.

[*Fædera.*] By K. on the information of Bartholomew de Burgherssh.

Feb. 21.  
Westminster.

Simon atte Pytte acknowledges that he owes to John de Watenhull, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

*Cancelled on payment.*

Richard Talbot, lord of Bampton, acknowledges that he owes to John de Bello Campo, brother of the earl of Warwick, 250 marks; to be levied etc. in co. Oxford.

*Cancelled on payment, acknowledged by John de Paston, John's attorney.*

1348.

*Membrane 34d—cont.*Feb. 11.  
Westminster.

To the sheriff of Lancaster. Order to cause the taking of William Gerard the elder to be superseded and to restore to him his lands which were taken into the king's hand on his being indicted before William de Thorp and his fellows, justices of oyer and terminer in co. Wilts, of the rape of Margery late the wife of Nicholas de la Beche and the death of Michael de Ponynge 'le uncle' and Thomas le Clerc of Shipton, and afterwards the king caused that indictment to come before him to be determined there, and by process before the king William was placed in exigent in co. Wilts to be outlawed, and the king ordered the sheriff to take him and put him in prison, seising his lands into the king's hand until further order, and subsequently John de Lonfeld, Henry de Ins, Alan de Raynford, Robert de Hylton, Thomas del Ford, and John de Terbok of co. Lancaster, mainperned in chancery to have William before the king fifteen days from Easter to answer for the premises and further to do and receive what the king's court should determine, wherefore the king ordered the said William de Thorp and his fellow justices appointed to hold pleas before the king to supersede the exigents and outlawry against William by that mainprise, and now William has besought the king to provide a remedy, as he is ready to stand to right in the premises according to the form of the mainprise.

Enrolment of indenture testifying that brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England and the brethren of the Hospital have granted to Simon Symeon and Adam Franceys, citizen of London, for a sum of money paid down, 100*l.* yearly rent for life of their treasury of Clerkenwell near London, for which payment they bind their manors of Dalby, Beaumont, Rothelle, Swyneford and Shathewell in co. Leicester, with power of distraint on those manors if the rent be in arrear. Dated in their assembly, held at Meriton near Burcestre in co. Oxford on 12 February, 22 Edward III.

*Memorandum* that the said prior came into chancery at London on 15 May and acknowledged the preceding deed.

MEMBRANE 38*d.*Feb. 12.  
Westminster.

To the sheriff of Norfolk. Writ for payment to John de Berneye and Robert Clere, knights of that shire, for their expenses in attending the parliament held at Westminster on the morrow of Hilary last, of 13*l.* 12*s.* to wit for thirty four days at 4*s.* a day each. By K.

The like to the various sheriffs [*as in Return of Members of Parliament i, page 148, except co. Norfolk, and reading John de Laundeles for John Laundels and William de Scurueton for William de Sturneton*].

Feb. 12.  
Westminster.

To the mayor and bailiffs of Northampton. Writ for payment to Geoffrey de Bedeford and Geoffrey de Daventre, burgesses of that borough of 6*l.* 8*s.* for their expenses in attending the said parliament, to wit for thirty two days at 2*s.* a day each. By K.

The following have like writs, to wit:—

John de Preston and William son of William Malyn, burgesses of Ipswich.

Thomas Yevyndon and John Stratfeld, burgesses of Redyng.

John de Wyke and Walter de Thornhull, burgesses of Shaftebury.

Nicholas Whytyng and Robert de Crauthorn, citizens of Exeter.

John Treury, one of the burgesses of Bodmyne.

Richard Polruel the elder and William Rameshull, burgesses of Taunton.

Everard le Freynshe and John Strete, burgesses of Bristol.

Richard Gros and William Lylle, citizens of Worcester.

1348.

*Membrane 33d—cont.*March 6.  
Windsor.

To the warden of the Flete prison. Order to release John de Bedeford of London, skinner, who was arrested and committed to that prison because he was found in arrears of 1,143*l.* 6*s.* 8*d.* due by him of the wool granted by the community of the realm whereof he was an assessor and collector, as appears by the certificate of the treasurer and barons of the exchequer sent into chancery, as Walter de Chiriton, Henry Wymond, Adam Hurel, Adam de Bury, Thomas Forester and John Bury of London have mainperned in chancery to have John together with the 1,143*l.* 6*s.* 8*d.* before the treasurer and barons at the quinzaine of Easter next. By C.

MEMBRANE 32*d.*Feb. 28.  
Westminster.

Walter Swynowe acknowledges that he owes to David de Wollore, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*Feb. 28.  
Westminster.

Robert de Burghcher, knight, acknowledges that he owes to Walter de Oveseye 50*l.*; to be levied etc. in co. Essex.

Walter de Oveseye acknowledges that he owes to Robert de Burghcher, knight, 100*l.*; to be levied etc. in co. Essex.

William prior of Hautemprise, Robert Spygurnell and Nicholas de Oxon[ia], parson of Etton church, diocese of York, acknowledge that they owe to John de Bedeford and Laurence Sely, citizens and skinner of London, 200 marks; to be levied, in default of payment, of their lands and chattels and the ecclesiastical goods of the prior and Nicholas, in co. York.

*Cancelled on payment.*Feb. 14.  
Westminster.

To J. archbishop of Canterbury. Summons to attend a parliament to be held at Westminster on Monday after Sunday in Mid Lent next, warning the prior and chapter of Christ Church, Canterbury, the archdeacons and the clergy of the diocese to attend the said parliament, the prior and archdeacons in person and the clergy and chapter by their proctors, as it was agreed by the truce made at Calais that envoys should be sent by the king and his adversary of France to the apostolic see, during that truce, to treat of a final peace, and upon this the king sent certain envoys to the apostolic see about the feast of St. Andrew last, hoping to have received a certain answer from them in the last parliament held at Westminster, and he has not yet received anything certain, wherefore he has hitherto suspended the sending of more solemn envoys, and because the king expects shortly to hear from those envoys, and because his adversary, contrary to the form of the truce, is preparing a great multitude of men at arms and others and of ships and galleys to invade the realm, the king wishes to hold the said parliament. By K.

*[Fædera. Rep. Dignity of a Peer, iv, page 575.]*

The like to W. archbishop of York, W. bishop of Winchester and eighteen other bishops. *[Ibid.]*

Feb. 14.  
Westminster.

To the abbot of Westminster. Summons to attend the said parliament. By K.

*[Ibid.]*

The like to twenty-three other abbots of the prior of the Hospital of St. John of Jerusalem in England and the prior of Lewes. *[Ibid.]*

To Henry earl of Lancaster. Like summons to attend the said parliament, 'mutatis mutandis.'

*[Ibid.]*

The like to eleven other earls and to thirty others. *[Ibid.]*

By K.

1348.

*Membrane 32d—cont.*

To William de Thorp. Summons to attend the said parliament. By K.  
[*Ibid.*]

The like to sixteen others. [*Ibid.*]

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be chosen in each of those ports to attend the said parliament.

[*Ibid.*]

By K.

To the sheriff of Kent. Order to cause two knights for that shire and two citizens for each city and two burgesses for each borough in the county to be chosen to attend the said parliament.

By K.

[*Ibid.*]

To Edward, king of Scotland. Summons to attend the said parliament.

[*Ibid.*]

By K.

March 15.  
Westminster.

Elias Mussh, citizen and skinner of London, acknowledges that he owes to Tydemannus Coufote, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

March 5.  
Windsor.

Walter de Stodley, yeoman of the king's kitchen, is sent to the abbot and convent of Athelyngnye to receive such maintenance in that house for life as Henry de Acum, spigurnel, deceased, had there at the king's request.

By p.s. [19337.]

March 6.  
Westminster.

Maud du Boys is sent to the abbot and convent of St. Benet, Hulme, to receive such maintenance for life in that house as William de Laxton, deceased, had there at the king's request.

By p.s. [19338.]

March 7.  
Windsor.

John Dymmok, yeoman of the king's buttery, is sent to the abbot and convent of Grymmesby to receive such maintenance for life as Henry de Acum, spigurnel, deceased, had there at the king's request.

By p.s. [19339.]

*MEMBRANE 31d.*

March 4.  
Westminster.

To John, bishop of Carlisle. Order to pay to Richard, vicar of Haghham church, what is in arrear to him of 50*s.* yearly and to pay him the said 50*s.* yearly henceforth as long as the priory of Haghham, which is taken into the king's hand among the priories and places of the alien religious and committed to the bishop for rendering a certain thing yearly to the king, remains in the bishop's hand, if such pension is due of that priory, as Richard has besought the king to cause this to be done by his petition before the king in parliament, as he ought to receive 50*s.* yearly of that priory as of the endowment of his vicarage, as he and his predecessors received the same until the priory was taken as aforesaid, and the king has considered that the priory was committed to the bishop for supporting all the charges incumbent thereon.

By pet. of parliament.

March 3.  
Westminster.

To the sheriffs of London. Order upon sight of these presents to cause proclamation to be made that no one shall tourney, joust or do other deeds of arms in England upon the forfeiture of his horses, arms and other things, and if they find any doing the contrary after the proclamation, they shall take them and send them to the Tower of London to be delivered to the constable there or to him who supplies his place, and they shall arrest their horses, armour and other things as forfeit to the king, and keep them safely until further order, certifying the king in chancery of the names of those arrested, of the value of the horses, etc. taken and of all their action in the matter.

By K.

[*Fœdera.*]

1348.

*Membrane 31d—cont.*

To the sheriff of Lincoln. Like order to cause such proclamation to be made, and to arrest those who disobey, with their horses, etc. and keep them safely. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

March 6.  
Westminster

To William de Radeclive, the king's serjeant at arms. Order to deliver John de Baggeworth, William Elys, James de Brygge, John Mayn, William Spaldyng and William Cornewayll detained in his custody by the king's order, to John Darcy, constable of the Tower of London, or to him who supplies his place there, whom the king has ordered to receive them and to keep them safely in prison there until further order. By C.

March 14.  
Westminster.

Thomas Bydyk acknowledges that he owes to Robert de Bradenham, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment acknowledged by Andrew de Budeston, Robert's attorney.*

*The warrant of attorney is enrolled on the Close Roll under date 5 December in the 24th year of the reign.*

Enrolment of indenture testifying that whereas Thomas Bidyk, son and heir of Henry Bidyk, granted to Robert de Bradenham the advowson of Rothyng Beauchamp church with all its appurtenances, which Thomas retained to himself of the manor of Rothyng Beauchamp which he demised to Joan late Henry's wife, as dower touching her of all the lands which belonged to Henry in the towns of Rothyng Beauchamp, Welcomstowe, Brambelleye, and Fyncheslee, in cos. Essex and Middlesex, and whereas Thomas demised to Robert for Joan's life 10 marks yearly rent which Joan ought to have paid for life to Thomas of the said manor, and whereas Thomas granted that all the said manor which ought to have reverted to him after Joan's death, shall remain to Robert, as is contained in a deed made thereupon, and Thomas is bound to Robert in 100*l.* by the preceding recognisance, to be paid at Easter next: Robert grants that if he hold the said rent of 10 marks from Easter next until the end of twelve years following without being disturbed by Joan and Thomas or by any other in their name, and that no alienation or grant of the manor be made to any one except Robert within that term, while he will give as much for the manor as any other, then the said deed made by Thomas to Robert and the preceding recognizance shall be null and void, but otherwise they shall remain in force. Witnesses: Sir John de Enefeld, knight, John de Leghe, John de Bernes, William fitz Richard, John Asselyn, Ralph atte More, Richard Edward. Dated at Rothyng Beauchamp on Monday after St. Gregory, 22 Edward III.

*Memorandum* that both Thomas and Robert came into chancery at London on 17 March and acknowledged the preceding indenture.

Enrolment of deed testifying that whereas Joan late the wife of Henry Bidyk holds by the demise of Thomas Bydyk, Henry's son, for life as dower of the lands which belonged to Henry in the towns of Rothyng Beauchamp, Wolcomstowe, Brambelleye, and Fyncheslee in cos. Essex and Middlesex, the manor of Rothyng Beauchamp with all its appurtenances except the advowson of the church of that town, which Thomas has retained, for rendering 10 marks yearly to Thomas for her life, as is contained in an indenture made with her, Thomas, for a certain sum of money paid down by Robert de Bradenham, has granted to Robert the said advowson with all its appurtenances, and has also demised to him the said 10 marks yearly rent to be received of the said manor for Joan's life, and

1348.

*Membrane 31d—cont.*

he grants that the manor shall remain to Robert after Joan's death. [*Witnesses as above.*] Dated at Rothyng Beauchamp on Thursday after St. Gregory, 22 Edward III.

*Memorandum* that Thomas came into chancery at London on 14 March and acknowledged the preceding deed.

March 17.  
Westminster.

Pete de Stodham of Cheyham acknowledges that he owes to William de Pokelyngton and William de Shiltwode, clerks, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*MEMBRANE 30d.*

Enrolment of grant by Peter de Neuton, chaplain, and William de Watton to Henry de Helbek and William Dalizoune of a yearly rent of 40 marks to be received of all the lands, meadows and pastures which they hold of the gift of Richard Coppandale in the towns of Hugat, Midelton and Beverley, except a toft and two acres of meadow in Beverley which Adam Coppandale held of the gift of Walter Sturmy and likewise a messuage in Midelton, which lies in le Southende between the messuage which belonged to the abbot of Meaux on the one part and the toft which belonged to John del Seler on the other, with power of distraint if the rent be in arrear. Witnesses: Robert Danyel, Richard de London, John de Cave of Midelton, Thomas Ward, Peter de Crauncewyk, William de Crauncewyk, John Warde. Dated at Watton at the Epiphany, 1347.

*Memorandum* that Peter and William de Watton came into chancery at Westminster on 2 April and acknowledged the preceding deed.

Enrolment of indenture, testifying that whereas Peter de Neuton, chaplain, and William de Watton, demised at ferm to the prior and convent of Watton all the lands, mill, pasture, rents and services of all tenants and the reversions of their lands which they have in the towns of Hugat, Midelton and Beverley, of the gift and enfeofment of Richard Coppandal and Alice his sister except a messuage in Midelton which lies in le Southende of that town between the toft which belonged to the abbot of Meaux and the toft which belonged to John del Celere, and also all that land in Beverley which Adam Coppandale formerly held of the gift and enfeofment of Walter Sturmy to hold from the feast of SS. Hilary and Remy 1347, for ten years next following for rendering 100s. yearly. Dated at Watton on 12 January in the said year.

*Memorandum* that Peter and William came into chancery at Westminster on 2 April and acknowledged the preceding indenture.

Enrolment of release by Peter de Neuton, chaplain, and William de Watton to the prior and convent of Watton, of all their right and claim in all the lands which they hold in the towns of Hugat, Midelton and Beverley, except a messuage in Midelton lying in le Southyat between the toft which belonged to the abbot of Meaux and the toft which belonged to John del Celer, and also all the land in Beverley which Adam Coppandale formerly held of the gift and enfeofment of Walter Sturmy. Dated at Watton on the Purification, 1347.

*Memorandum* that Peter and William came into chancery at Westminster on 2 April and acknowledged the preceding deed.

April 3.  
Westminster.

John de Astwyk, citizen and merchant of London, acknowledges that he owes to Roger de Loundres of Coventre 400l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

1348.

*Membrane 30d—cont.*

Enrolment of release by Simon fitz Richard, knight, to John White of Tyllathfofhyn, burgess of Dundalk, of all his right and claim in all his lands lying in Philpiston, Nugent, Nyweton of Coly, Castelton of Dundalk, Ken, Verdonyston and in Colymon both in lordship and in demesne, which lands John White holds of his gift and enfeoffment. Dated on Thursday the feast of the Annunciation, 22 Edward III.

*Memorandum* that Simon came into chancery at London on 6 April and acknowledged the preceding deed.

April 5. John Pecche, knight, acknowledges that he owes to Master Bernard de Westminster. Brocas 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 7. Walter de Leghe of Hirst Pirpount acknowledges that he owes to Gilbert Westminster. de Ledred 100*l.*; to be levied etc. in co. Sussex.

April 9. Thomas Rokel of Norwich acknowledges that he owes to brother Philip Westminster. de Thame, prior of the Hospital of St. John of Jerusalem in England, 8*l.*; to be levied etc. in co. Norfolk.

April 7. Hugh de Lespicerie is sent to the prior and convent of Rochester, to Westminster. receive such maintenance for life in that house as Ralph Doughty, deceased, had there at the king's order.  
By p.s. [19445.]

April 4. To the abbot and convent of Athelyngnye. Order to admit Walter de Westminster. Stodley, yeoman of the king's kitchen, to that house and to provide him with such maintenance for life as any other had there at the king's request before Henry de Acum, spigurnel, deceased, as the king lately ordered them to provide Walter with such maintenance in that house for life, as Henry had there, and they offered to do so, and now the king has learned that Henry, through his default and negligence, did not receive so much for his maintenance from that house as others have received there, so that a great part of the maintenance offered by them to Walter is unjustly withdrawn by them.

April 11. To the mayor and bailiffs of Dover. Order to permit the abbot of Westminster. Bynedon in co. Dorset, who is about to set out to the Roman court, by the king's licence, for certain affairs concerning that abbey, to cross from that port with his moderate household and his reasonable expenses in gold, to the town of Caley, provided that he make no *apportum* and take no gold or silver out of the realm beyond his said expenses.  
By C.

April 16. John atte Belle of Greschirchstrete, London, 'hostiler,' acknowledges Westminster. that he owes to John de Neubury, citizen and merchant of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

April 19. John de Sautre acknowledges that he owes to John de Coupland 100*l.*; Mortlake. to be levied etc. in co. Huntingdon.

*MEMBRANE 29d.*

March 10. To the sheriff of Norfolk. Order to release Roger Saryng from prison Westminster. by a mainprise, notifying Mary late the wife of Thomas earl of Norfolk and marshal of England to be present with the rolls and tallies by which Roger rendered his account, to do and receive what is right in accordance with the statute, as Roger, who is imprisoned in Norwich castle for the arrears of the account in which Mary asserts that he is bound to her for

1348.

*Membrane 29d—cont.*

the time when he was receiver of her money, has shown the king that the auditors of that account, deputed by Mary, unduly aggrieved him, charging him with what he had not received and not allowing him his reasonable expenses, and Walter le Fisshere, Walter Fowen, John West, Philip atte Hethe, John Wylcher and Thomas de Blythe of co. Middlesex have mainperned in chancery to have Roger before the treasurer and barons of the exchequer at Westminster, fifteen days from Easter next, to render account to Mary according to the statute thereupon.

March 18.  
Westminster.

Brother John de Monyton, master of the Hospital of St. John the Baptist, Bristol, acknowledges for himself and the brethren of that hospital that they owe to John Pount 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Somerset.

Adam Sonee of Lesnes and John Sonee of Lesnes acknowledge that they owe to the prior and convent of Bermundeseye 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

March 19.  
The Tower

Thomas de Pympe, knight, acknowledges that he owes to Richard atte Welde of Brynchesle 40*l.*; to be levied etc. in co. Kent.

Richard atte Welde of Brynchesle acknowledges that he owes to Thomas Pympe, knight, 100*l.*; to be levied etc. in co. Kent.

March 15.  
Westminster.

To Queen Philippa. Order to send certain of her council before the king in chancery on Wednesday after Sunday in Mid-Lent next, which day the king has given to Thomas de Astleye to be there to inform him upon her right and that of the king, and further to do and receive what shall then be ordained, as Thomas has shown the king by his petition before him in the last parliament that, on Tuesday after St. Dunstan in the 17th year of the reign, it was found by inquisition taken before Robert de Bereford, then escheator in cos. Warwick and Leicester, that John Latymer at his death held no lands in chief but that he held certain lands in Langeton of Thomas by knight's service, and although the king ordered his hand to be amoved from those lands and the issues thereof to be restored, and Thomas was seised of the custody of those lands by reason of the minority of John's heir for three years and more, yet because on 18 December last by an inquisition by virtue of a writ of *diem clausit extremum* taken on the death of John, it was found that John held those lands of William son and heir of William le Latymer, in the queen's custody, by the king's commission, the king ordered those lands to be taken into his hand and delivered to the said queen, Thomas not being called or heard, whereupon he has besought the king to provide a remedy, and it seemed to the council that the petition should be sent into chancery and that justice should be done after hearing the reasons of the queen and Thomas.

March 22.  
Westminster.

To the constable of Dover castle and to the warden of the Cinque Ports or to him who supplies his place in the port of Dover and to the mayor and bailiffs of Dover. Order to permit Elizabeth late the wife of Robert de Assheton, who is about to set out to the Holy Land on a pilgrimage, by the king's licence, to cross from that port, with a chaplain and two yeomen, to the said parts.

May 28.  
Westminster.

Gilbert de la Chaumbre of Eppyingge of co. Essex acknowledges that he owes to Walter de Crek, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1348.

*Membrane 29d—cont.*

March 31. Brother John de Janicuria, prior of Lewes, acknowledges for himself  
Westminster. and convent that they owe to Paul Johannis de Pistorio, notary, 160*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Sussex.

*Cancelled on payment.*

March 11.  
Westminster.

To the sheriff of Kent. Because corn and other victuals have become more rare in co. Kent, and especially beyond the city of Rochester and the River Medway, by the frequent taking of the same to Calais and other parts beyond, and yet if the town of Calais needs a speedy provision of victuals, it may most conveniently be succoured thereof, yet on account of other causes shown before the king and his council the king has ordained that corn or other victuals shall not be taken beyond the said city and river, for the king, Queen Philippa or the households of their children or of any others by any purveyors or takers of victuals or other ministers by pretext of any commissions or other orders, except for urgent necessity: the king therefore orders the sheriff not to permit victuals to be taken as aforesaid except in such necessity, and to cause this to be proclaimed.

By C.

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Paul Johannis de Pistorio, notary, puts in his place Francis Bandini of Luca to prosecute the execution of a recognisance for 160*l.* made to him in chancery by brother John de Janicuria, prior of Lewes.

April 11.  
Westminster.

Roger Hardegrey, citizen of Norwich, acknowledges that he owes to Robert de Ufford, earl of Suffolk, 109*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Enrolment of deed testifying that whereas Sir Oliver de Pouchardoun has granted by deed to William de Fifhide the advowson of the church of Faccombe and of the chapel of Tangele, Bartholomew Puchardoun, brother and heir of the said Sir Oliver has released and confirmed the said advowsons to William. Witnesses: Walter de Haywode, William Brokhurst, Richard Benham, John Botes, William Fraunkeleyn, John in the Dene. Dated at Westminster on Friday before Palm Sunday, 22 Edward III. French.

*Memorandum* that Bartholomew came into chancery at Westminster on 11 April and acknowledged the preceding deed.

April 15.  
Westminster.

William de Molcroft acknowledges that he owes to William de Ros of Helmesleye 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas son of John de Hautford acknowledges that he owes to Thomas de la Ryvere 6,000*l.*; to be levied etc. in co. Berks.

John de Wyngefeld, knight, acknowledges that he owes to Henry earl of Lancaster 1,000*l.*; to be levied etc. in co. Norfolk.

*Cancelled on payment, acknowledged by Henry de Walton, clerk, the earl's attorney.*

Henry de Kendale, parson of Kelleshall church, diocese of London, acknowledges that he owes to William de Gategang, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hertford.

1348.

*Membrane 29d—cont.*April 10.  
Westminster.

To the collectors in co. Norfolk of the aid for making the king's eldest son a knight. Order to supersede the exaction made upon Thomas de Shelton and Henry de Shelton for 40s. for that aid, as they have shown the king that although they hold the manor of Osmundeston in that county, of the earl of Chester by socage and not by knight's service, and they were not charged with any sum for the aid for marrying the eldest daughter of Edward I, yet the collectors distrain them for 40s. because it is found by an inquisition of office taken by them that Thomas and Henry hold the said manor of the honour of Eye by knight's service, whereupon they have besought the king to provide a remedy, and he has given them respite until the quinzaine of Easter next. By C.

## MEMBRANE 28d.

March 4.  
Westminster.

To the sheriff of Oxford. Order to supersede the taking of Robert Missok, by a mainprise, as he has besought the king to order this to be done, as Lucy late the wife of Walter de Somerton of Dadyngton impleads Robert by writ before the justices of the Bench for a trespass committed upon her by him, it is said, and although he has sufficient lands in that bailiwick by which he can be distrained, yet the sheriff has been ordered by writ *de judicio* by process held before the justices, Robert being entirely ignorant thereof, to take him, and he has found the following mainpernors in chancery, to wit: Walter de Chyriton of the city of London, and John Malewayn of that city, merchants, who have undertaken to have him before the justices on the day when the said writ is returnable, to answer Lucy for the said trespass and further to do and receive what shall then be determined. By C.

Jan. 30.  
Westminster.

To the collectors in co. Surrey of the tenth and fifteenth last granted by the laity. Order to supersede the exaction and levying of the tenth and fifteenth which they make on Thomas de Dagworth and Eleanor, countess of Ormound, his wife, for a moiety of the manor of Gomeshulf in that county, which the king lately committed to Eleanor for rendering a certain ferm yearly.

Feb. 20.  
Westminster.

To the chancellor of Ireland for the present or the future. The community of Ireland have besought the king by their petition before him and his council in the last parliament held at Westminster, to provide a remedy, as divers persons of that land sue in the court Christian in causes whereof the cognisance is known to pertain to the ecclesiastical jurisdiction simply, and defendants in those causes, contriving to impede the demandants from their suit, extend prohibitions that the said causes may not be held further, and although the demandants have sued before the chancellor for having consultations in such causes, he pretends that he cannot grant them because such prohibitions have emanated from the chancery of England, wherefore they are totally impeded from the suit for their right or are compelled to sue in the chancery of England for such causes; the king therefore orders the chancellor, if prohibitions are so cunningly delivered to the ordinaries and judges in that land, to take full information upon the libels of those causes, and if he finds that the cognisance of such causes pertains to the ecclesiastical jurisdiction simply, then to grant consultations therein henceforth under the seal used in Ireland, notwithstanding that the prohibitions have been obtained in chancery in England. By pet. of parliament.

[*Fœdera.*]

1348.

*Membrane 28d—cont.*Jan. 28.  
Westminster.

To the bishop of Durham. Order to cause his ministers of Halyeland to desist from impeding Alexander Turk and Thomas le Botiller, appointed to collect the customs and subsidies in the port of Newcastle upon Tyne and in other ports and places along the sea coast from thence to Berwick upon Tweed, from collecting the said customs and subsidies in the town of Halyeland, as the king is informed that they do, and to permit those collectors to exercise their commission without hindrance, so that a complaint thereupon be not repeated to the king.

The like to Elizabeth de Burgo for her ministers in Newebygginge.

March 11.  
Westminster.

John de Bello Campo of Warrewyk, knight, acknowledges that he owes to John de Pultenye, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Thomas de Trokesford, knight, acknowledges that he owes to Queen Philippa 20*l.*; to be levied etc. in co. Essex.

*Cancelled on payment, acknowledged by Thomas de Brayton and Roger de Clone, the queen's attorneys.*

March 18.  
Westminster.

John Thebaud son of Nigel Thebaud of Sudbury acknowledges that he owes to Master Richard Vachan, archdeacon of Surrey, 51*l.* 11*s.*; to be levied etc. in co. Suffolk.

March 15.  
Westminster.

John de Rothyng son and heir of Richard de Rothyng, formerly citizen and vintner of London, acknowledges that he owes to brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, 800*l.*; to be levied etc. in the city of London.

*Cancelled on payment.*

Enrolment of grant by brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, and the brethren of that house, to John de Rothing, citizen and vintner of London, for a sum of money paid down by him, of a yearly rent or pension of 20*l.* for life to be received of their treasury of Clerkenwell, near London, for the payment of which rent they bind their manors of Swynefeld, Stallesfeld, Ores and Mere in Rodemersham, with power of distraint if that rent be in arrear for a month. Dated in their assembly at Meriton, near Burcestre, co. Oxford, on 12 February, 22 Edward III.

*Memorandum* that the prior came into chancery at Westminster on 15 February and acknowledged the preceding deed.

March 18.  
Westminster.

Richard Sholle acknowledges that he owes to Henry earl of Lancaster 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

April 2.  
Westminster.

Nicholas de Aumberden acknowledges that he owes to William de Newenham, clerk, 10*l.*; to be levied etc. in co. Buckingham.

*Cancelled on payment.*

April 3.  
Westminster.

Master Robert de Shirewode, parson of Pydelthrettyhide church, diocese of Salisbury, acknowledges that he owes to Henry earl of Lancaster 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

*Cancelled on payment.*

April 4.  
Westminster.

Thomas le Sauvage acknowledges that he owes to Walter de Mauny 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

1348.

*Membrane 28d—cont.*

Edmund de Welles, parson of Bekles church, acknowledges that he owes to Richard Smelt, citizen of London, 36*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

*Cancelled on payment.*

April 6.  
Westminster.

Nicholas de Taterford, clerk, acknowledges that he owes to Richard de Thoresby, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

April 7.  
Westminster.

John de Reppynghale acknowledges that he owes to Richard de Thoresby, clerk, 40*s.*; to be levied etc. in co. Lincoln.

*Cancelled on payment.*

April 10.  
Westminster.

William fitz Elys acknowledges that he owes to Paul Marchant of la Rye 40*l.*; to be levied etc. in co. Sussex.

April 12.  
Westminster.

John de Tryhampton acknowledges that he owes to Richard de Thoresby, clerk, 40*s.*; to be levied etc. in co. Lincoln.

*Cancelled on payment.*

April 19.  
Westminster.

William de Edyngdon, bishop of Winchester, acknowledges that he owes to William de Melton, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

*MEMBRANE 27d.*

March 10.  
Westminster.

To the sheriffs of London. Order to release John de Crydenwalle from prison as William de Careswell impleads John before the justices of the Bench to render account to him for the time when he was receiver of his money, and because the sheriffs returned before the justices that John had nothing in the bailiwick, the king ordered the sheriffs by writ *de iudicio* to take John and keep him safely so that they should have him before the justices at Westminster on the quinzaine of Easter next to answer to William for the said account, by pretext of which writ the sheriffs took John and detain him in prison, and he has besought the king to aid him as he is ready to answer William in the premises, and William de Hesil of Holbourn, Robert Boughton, spicer, William de Bolton and John de Gloucestre of co. Middlesex have mainperned before the king in chancery to have John before the justices on the said day to answer William for the said account, and further to do and receive what the king's court shall determine.

March 18.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Master John de Burnham, treasurer of Ireland, and his mainpernors, so that he be before them on the morrow of Trinity next to render his account, as although he found mainpernors in the exchequer to render his account for the time when he was treasurer, on the quinzaine of Easter next, yet he has found before the council William de Burton, knight, Thomas Wogan, knight, Hugh de Burgh, clerk, and Godfrey de Folejaumbe, who have undertaken that he will begin to render his account on the said morrow, and will remain until it is finally rendered unless the king order otherwise.

By C.

March 18.  
Westminster.

To Thomas de Breouse, Gilbert de Imworth, John de Maklesfeld and Henry de Kerseye, justices in eyre for pleas of the forest, in co. Northampton. Order to continue the first day of their session in that county until a certain day after Easter next.

By p.s. [19861.]

1348.

*Membrane 27d—cont.*

Enrolment of partition of the lands taken into the king's hand by reason of the minority of John son and heir of John de Burdeleys, tenant in chief, returned before John Dengayne, escheator in co. Cambridge on 24 October in the 21st year of the reign, between Thomas Mareschal who married Elizabeth, John's sister and heir, and Gilbert de la Chambre who married Joan, John's sister and heir, it is ordained that Thomas and Elizabeth, as eldest, shall have the manors of Cotenham and Maddyngle with 2½ acres of land in Hokyton, pertaining to the manor of Maddyngle, except a moiety of the knights' fees pertaining to that manor; also 5 acres of land of fee Heved in Cumberton, which are held in chief; and Gilbert and Joan shall have the manor of Cumberton with 5 acres of land of fee Heved which are held in chief in that town, and 2½ acres of land in Hokyton pertaining to the manor of Maddyngle, and a moiety of the said knights' fees pertaining to that manor; also the manor of Stachesden, co. Bedford, in recompence for the said lands in co. Cambridge assigned to Thomas and Elizabeth, saving to Maud, late the wife of the said John son of John, her dower of the said lands. The escheator has thus caused the parties to have seisin of all the lands of the said inheritance, as directed by the king's writ.

Enrolment of the partition of the manor of Scultone, co. Norfolk, which belonged to John son of John de Burdeleys, made by William de Middelton, escheator in that county, between Thomas Mareschal, who married Elizabeth, one of John's heirs, and Gilbert de la Chaumbre, who married Joan, Elizabeth's sister and John's heir, so that Thomas and Elizabeth shall have one moiety of the manor and Gilbert and Joan the other, saving to Maud, late John's wife, her dower.

Enrolment of partition made between the said Thomas Mareschal and Elizabeth and Gilbert de la Chaumbre and Joan of the lands which belonged to John son and heir of John Burdeleys, tenant in chief, to wit, that Thomas and Elizabeth shall have the manors of Cotenham and Madyngle, co. Cambridge, saving to Gilbert and Joan a moiety of the knights' fees of the manor of Madyngle, and that Gilbert and Joan shall have the manor of Cumberton, co. Cambridge, the manor of Stachesden, co. Bedford, with a moiety of the said fees, saving to Maud, late the wife of John, her dower.

March 31.  
Westminster.

John son of John Legat of Langeleye, the elder, acknowledges that he owes to brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

April 2.  
Westminster.

Simon de Barlynges, vicar of Hermondesworth church, diocese of London, acknowledges that he owes to Geoffrey de Thurston, chaplain, 8*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

Enrolment of release by Isabel daughter of Sir John Blaket, knight, to Sir John de Molynges and Gile, his wife, and to William their son and to John's heirs of all her right and claim in the manors of Aston Bernard Ilmere and Adynton or in any rent therefrom. Witnesses: Sir Richard de la Vache, Sir Philip Buktot, knights, John Brian, Alexander de Saundreston, Laurence de Stretlegh, Martyn Chaunceux, John de Ardern, Hugh Wolf, Renald atte Hull, Thomas atte Hull. Dated at Wendovere on Tuesday after St. Gregory, 22 Edward III. *French.*

*Memorandum* that Isabel came into chancery at Westminster on 9 April and acknowledged the preceding deed.

1348.

*Membrane 27d—cont.*

April 11. Thomas Visdeleu acknowledges that he owes to William de Clynton, earl of Huntyngdon, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

April 12. Andrew de Saukevill, knight, and William de Osberston, parson of Westminster. Stanford church, diocese of Salisbury, acknowledge that they owe to Richard Double, citizen and fishmonger of London, 600*l.*; to be levied, in default of payment, of their lands and chattels and William's ecclesiastical goods in co. Berks.

*Cancelled on payment.*

April 8. To Thomas Cary, escheator in cos. Somerset and Dorset. Order upon Westminster. sight of these presents to cause the manor of Compton Martyn, co. Somerset, which John Wake, knight, held at his death, to be resumed into the king's hand, and to be delivered together with the issues thereof to John de Grey of Ruthyn, to whom the king has granted the custody of all the lands which belonged to John Wake, to hold until John son and heir of Hugh Tyrel and of Margery his wife shall come of age, and if he finds any resisting he shall go to the manor, taking with him the *posse comitatus* if necessary, and shall cause them to be removed from the manor without delay, and the manor to be delivered to John, certifying the king in chancery of the names of those who entered the manor and who resisted, and of all his action in the matter, as the king is informed that certain persons have newly entered the said manor, which was taken into his hand by reason of the death of John Wake and of the minority of the said heir, and hold it by armed force, levying and receiving the issues and profits thereof.

*MEMBRANE 26d.*

Enrolment of deed testifying that whereas Sir John de Lenham, knight, father of Eleanor Giffard, late the wife of John Giffard of Bures, knight, granted by his deed to Simon de Hadlo son of Sir Nicholas de Hadlo, knight, that he would not sell, assign or alienate, except to the said Simon 10*l.* yearly rent in which Simon was bound to him, and for which Simon's manor of Estlenham is now charged, and if John sells, assigns, or alienates that rent to anyone except Simon, then Simon and the said manor should be quit of that rent, Eleanor, heir of the said John, in her pure widowhood, has released to Simon de Hadlo, heir of the said Simon de Hadlo, the tenant of the said manor, all her right and claim in the said rent and manor. Witnesses: Sir Otto de Grandisono, Sir Robert Chenée, knights, Thomas de Rokesle, Thomas de Baa, Thomas de Apuldfefeld of co. Kent, Nigel de Hakeneye, John Horn, Flemmyng, Adam de Chepstede, citizens of London, Nicholas de Harwedon, clerk. Dated at London on 10 April, 22 Edward III.

*Memorandum* that Eleanor came into chancery at London on 12 April and acknowledged the preceding deed.

April 12. Richard earl of Arundel acknowledges that he owes to Edmund de Westminster. Bereford, clerk, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

April 12. John de Swyne is sent to the keeper of the hospital of Neuton in Westminster. Holdernessee to receive such maintenance from that hospital for life as Henry del More, deceased, had there at the late king's request. By K.

*Membrane 26d—cont.*

1348.  
April 14. John de Grymstede, knight, and John fitz Elys acknowledge that they  
Westminster. owe to Queen Philippa 200 marks; to be levied, in default of payment,  
of their lands and chattels in co. Southampton.

April 14. John de Bole of Saundeby acknowledges that he owes to Simon de  
Westminster. Islep 100l.; to be levied etc. in co. Lincoln.

Fulc de Holcote of co. Northampton and John de Rucote of co. Oxford  
acknowledge that they owe to William de Osberton, parson of Stanford  
church in co. Berks, 100l.; to be levied etc. in co. Northampton.

*Cancelled on payment.*

Enrolment of indenture testifying that whereas brother Philip de  
Thame, prior of the Hospital of St. John of Jerusalem in England and the  
brethren of that house granted to Stephen son of Robert de Lymbergh a  
rent of 60 marks yearly to be received for life at Horkestowe, of their  
manors of Malteby, Horkestowe and Botenesford, co. Lincoln, as is  
contained in an indenture made to him thereupon, Stephen has released  
to the said prior and brethren 10 marks of the said rent, which he has  
granted to William de Thurmeston by a deed made thereupon. He retains  
one part of the indenture under the seal of brother Thomas de Thurmeston.  
Dated at Lymbergh on 25 August, 21 Edward III.

*Memorandum* that Stephen came into chancery at London on 14 April  
and acknowledged the preceding deed.

April 15. To W. archbishop of York. The king thanks him for the subsidy of the  
Westminster. biennial tenth granted by the clergy of his province in their convocation  
held at the church of St. Peter's, York, in aid of the king's expenses for  
the defence of the realm and for the war of France, and as the terms of  
payment are remote and the subsidy will be of little use to the king unless  
they are abbreviated, he requests him to assemble the clergy of his province  
on a certain day, and after showing them the king's need, to induce them  
to abbreviate the said terms that the last term of Martinmas may stand for  
the first term of the second year, and that the payments for either year  
may be made at St. Barnabas.

By K.

The like, '*mutatis mutandis*,' to the bishop of Durham and the bishop of  
Carlisle, or to his vicar general during his absence.

April 17. Andrew de Mounteny of co. Hertford acknowledges that he owes to John  
Westminster. de Neubury, citizen and merchant of London, 40l.; to be levied, in  
default of payment, of his lands and chattels in co. Hertford.

John de Mounteny of co. Essex acknowledges that he owes to the same  
John de Neubury 86l.; to be levied etc. in co. Essex.

April 18. To John Darcy, constable of the Tower of London, or to him who  
Westminster. supplies his place there. Order to release John de Bagworth, James de  
Brigg, William Elys, John Mayn, William de Cornwall and William  
Spaldyng, who are detained in the Tower for divers trespasses and excesses  
committed by them at Caleys, while the king was there, by the mainprise  
of Richard de Cottenhale, William atte Wode, Adam de Walton, Robert  
de Ledred, John de Haddon, William Walkelate, Walter Henle, John  
de Ellerton, Bartholomew de Imworth, Robert de Baillton, William de  
Radeclif and Thomas de Ferie, who have undertaken before the king and  
his council that they will behave well and will stand to right if the king or  
any others wish to speak against them in the premises.

By C.

*Membrane 26d—cont.*

1348.  
 April 18. Maurice son of Thomas earl of Kildare and Thomas Wogan, knight,  
 Westminster. acknowledge that they owe to Bartholomew de Burghersh, 'le pierre,'  
 60*l.*; to be levied, in default of payment, of their lands and chattels both  
 in England and Ireland.  
*Cancelled on payment.*
- April 26. John son of John de Refham of London acknowledges that he owes to  
 Woodstock. Thomas Herewold of London 80*l.*; to be levied etc. in the city of London.  
*Cancelled on payment.*
- April 16. William de Melton, knight, acknowledges that he owes to William de  
 Westminster. Edyngdon, bishop of Winchester, 400*l.*; to be levied etc. in co. York.  
*Cancelled on payment.*

The same William de Melton acknowledges that he owes to the said  
 bishop 300*l.*; to be levied etc. as aforesaid.—John de Sancto Paulo  
 received the two preceding acknowledgments.

*MEMBRANE 25d.*

Enrolment of acknowledgment of receipt by William de Fyfyde, Sir  
 Richard de Cressevill and Robert le Botiller, for themselves and for Sir  
 Andrew de Bures, knight, from Sir John de Hothum of Bondeby, the  
 younger, knight, of 173 marks 10*s.* in payment of 500 marks, 25*l.* which  
 were to be paid to them by him in the name of Sir Michael de Ponynghes,  
 as part of the ransom of Sir Sylvester de la Foill, lately Michael's  
 prisoner, according to the purport of certain indentures made between  
 them and Sir John dated on Monday the feast of St. Barnabas,  
 21 Edward III, for which 500 marks and 25*l.* they are fully satisfied,  
 and they grant that John may freely enter the manors of Colynweston, co.  
 Northampton, and of Solihull, co. Warwick, and hold them freely.  
 Dated at London on Sunday after Easter, 22 Edward III. *French.*

*Memorandum* that Robert came into chancery at London on 25 April  
 and acknowledged the preceding deed.

- March 28. To the sheriff of Middlesex. Order, upon sight of these presents,  
 Westminster. to cause proclamation to be made that all those who have the taint  
 of leprosy shall abandon the highways and field ways between the  
 city of London and the town of Westminster where there is a continual  
 passage of magnates, justices, clerks, and other ministers of the king's  
 court, and shall go to solitary country places, notably distant from such  
 ways, and dwell there, seeking their food by healthy persons who will  
 attend to this, and the sheriff shall take with him some discreet and lawful  
 men who have most knowledge of this disease, and cause all those whom  
 they find to be tainted with leprosy to be moved from the company of  
 healthy men and to be transferred to solitary places as aforesaid, without  
 delay, so that sick men may not infect whole men by intercourse with  
 them, certifying the king of what he does, in chancery before Palm  
 Sunday next, as the king is informed that several lepers of London and  
 others of that county publicly associate with whole men and sit and stay  
 in such public ways, to the manifest danger of those passing. It is the  
 king's intention that all who wish to give alms to lepers shall do so freely,  
 and the sheriff shall incite the men of his bailiwick to give alms to those  
 so expelled from the communion of men,  
 By C.

*Membrane 25d—cont.*

1348.

April 3.  
Westminster.

To the collectors of the wool last granted in the West Riding, co. York. Order to supersede the exaction of wool made on the manor of Whitegift with its members of Usflete, Redenesse, Swynflet, Heuk and Ayremyne and the moor of Inclesmore and with goods and chattels pertaining thereto, as the king granted the premises to the abbot and convent of St. Mary's, York, with the knights' fees, advowsons and all other appurtenances, for rendering 200 marks yearly to Queen Philippa for life and then to the king.

April 16.  
Westminster.

To Laurence le Clerk. Order not to intermeddle with the custody of the lands of the abbess of Gynes, as on 13 February last the king granted to Bartholomew de Burgherssh, constable of Dover castle, the custody of the lands of the abbess, an alien, and the administration of the fruits and issues of her churches, in co. Kent, in the king's hand by reason of the war of France, to hold so long as they remain in the king's hand.

May 2.  
Westminster.

To the sheriffs of London. Order to release Clarus Curey, merchant of Florence, from prison by a mainprise, as the king lately ordered the sheriffs to take him so that they should have him before the justices at Westminster three weeks from Easter to render account to John Somer, citizen and draper of London, for the time when he was receiver of John's money, and Clarus is detained in the gaol of that city by reason of that order, and he has besought the king to show favour to him, as he is ready to render account to John and to stand to right in all things, and William de Radecluf of co. Chester, and Roger de Wenlok of London, John de Wroynton of London and John de Loyry of London have mainperned in chancery to have Clarus before the justices three weeks from Easter to render account to John and further to do and receive what the king's court shall determine.

By C.

May 5.  
Lichfield.

Thomas de Croxford, parson of Farneham church, diocese of Lincoln, acknowledges that he owes to Idonia late the wife of Simon le Mauncyple of London, 'sadelere,' William de Evre of London, 'pelter,' and John de Aldenham of London, 80*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

May 5.  
Lichfield.

Brother William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to John de Sancto Albano, citizen and farrier of London, 200 marks; to be levied etc. in co. Southampton.

*Cancelled on payment.*May 6.  
Lichfield.

Nicholas atte Forde of London, 'tapicer,' and Geoffrey de Chilham, parson of the church of St. Denis, Greschirche, London, acknowledge that they owe to Thomas Horewold, citizen of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

May 6.  
Lichfield.

To the collectors of customs in the port of Sandwich. Order to supersede until further order the finding of security for bringing back plate from parts beyond into the realm, and to annul any security taken from anyone for that cause, and to permit all those who wish to take wool to Flanders to do so without finding such security, although it was ordained in the parliament held at Westminster on the morrow of Hilary last that merchants and others taking wool out of the realm should find a plate of silver to the value of 2 marks of the weight of the Tower of London, for every sack so taken, to be taken to the keeper of the exchange at the Tower, where they should receive prompt payment for that plate, and that the collectors of customs in all the ports of the realm should receive such security for which they would answer to the king, but the king sends this

1348.

*Membrane 25d—cont.*

present order for certain causes sent before him and his council by the envoys of Flanders sent to him for things touching England and Flanders, and by other lieges. By K. and C.

The like to the following, to wit:—

The collectors of the custom of wool, hides and wool-fells in the port of London.

The collectors of customs in the port of Wynchelse.

The collectors of customs in the port of Southampton.

The collectors of customs in the port of Chichester.

The collectors of customs in the port of Lenn.

May 8.  
Lichfield.

John de Westbrook, parson of Orwell church, diocese of Ely, acknowledges that he owes to Gilbert de Berwyk 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Cambridge.

May 8.  
Lichfield.

Robert de Scardeburgh, knight, acknowledges that he owes to Richard de Thoresby, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

April 10.  
Westminster.

To the prior and convent of Dunstaple. Request to grant such a yearly pension from that house to Matthew de Assheton, the king's clerk, as they are bound to provide for one of the king's clerks by reason of the new creation of the prior until they provide him with a suitable benefice, and to inform the king of what they do by the bearer of these presents.

By p.s. [19428.]

*MEMBRANE 24d.*

April 24.  
Westminster.

Thomas Nicholas of Mepham acknowledges that he owes to Lora his daughter 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The same Thomas acknowledges that he owes to Maud his daughter 20*l.*; to be levied as aforesaid.

The same Thomas acknowledges that he owes to Cristina his daughter 20*l.*; to be levied as aforesaid.

April 25.  
Westminster.

John de Hothum of Bondeby, the younger, knight, acknowledges that he owes to Robert Boteler 20*l.*; to be levied etc. in co. York.

*Cancelled on payment.*

April 18.  
Westminster.

Laurence de Lodelowe, knight, acknowledges that he owes to Philip de Weston and to Nicholas de Bokelond 50*l.*; to be levied etc. in co. Salop.

*Cancelled on payment.*

April 13.  
Westminster.

To the sheriff of Lancaster. Writ for payment to Robert de Plesyngton and Robert de Prestcote, knights of that shire, of 9*l.* 4*s.* for their expenses in attending the parliament held at Westminster on Monday after Sunday in Mid-Lent last, to wit, for twenty three days at 4*s.* a day each. By K.  
[The like to the various sheriffs, as in *Return of Members of Parliament*, i. page 145, omitting cos. Cambridge, Cornwall, Lincoln, Sussex and John de Hales of co. Norfolk, and reading Philip Pelitot for Philip Pelycot.]

April 13.  
Westminster.

To the mayor and bailiffs of Newcastle upon Tyne. Writ for payment to Thomas Worship and John Reynald, burgesses of that town, of 116*s.* for attending the said parliament, to wit for twenty nine days at 2*s.* a day each, By K.

1348.

*Membrane 24d—cont.*

The following have like writs for various sums, to wit :—

John Knotttyng and Reginald Spycer, burgesses of Bedeford.

Simon Gros and William de Coderugge, citizens of Worcester.

Thomas le Spicer and John Beyvyn, citizens of Exeter.

Richard de la Hay and William de Eweldon, burgesses of Bruggenorth.

Walter Donfowe and Henry Cachepol, citizens of Hereford.

Philip Romain and Thomas de Orleton, burgesses of Leomynstre.

Roger de Manyngford and William Hachecol, burgesses of Shaftesbury.

William Mayheu and Roger de Manyngford, burgesses of Warham.

Ralph le Ussher and Roger de Manyngford, burgesses of Blanford.

Henry de Gate and John de Rustytone, burgesses of Arundel.

Ralph le Taverner and John de Wydmerpole, burgesses of Nottingham.

John atte Churchegate and Philip Berner, burgesses of Reygate.

*MEMBRANE 23d.*

April 16.  
Westminster.

To the abbot of Derleye, collector in co. Derby of the biennial tenth last granted by the clergy of the province of Canterbury. Order to cause what is in arrear of that tenth to be levied without delay and delivered to Thomas de Clopton, keeper of the wardrobe, for the king's affairs, by indenture.  
By K. and C.

May 6.  
Lichfield.

Brother William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to John Pycot, citizen and corder of London, 90*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment, acknowledged by John Rokele the younger, one of the executors of the will of John Picot.*

Master Thomas de Clipston of co. Northampton acknowledges that he owes to Robert le Ferrou of Grantham 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert le Ferrou of Grantham of co. Lincoln acknowledges that he owes to Master Thomas de Clipston of co. Northampton 60*l.*; to be levied etc. in co. Lincoln.

May 10.  
Lichfield.

The prior of Shirborn acknowledges for himself and convent that they owe to Roger de Cloune, clerk, 10*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

May 13.  
Westminster.

Hugh de Mortuo Mari of Cheilmersh acknowledges that he owes to John de Bohun of Midhurst 80 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Cancelled on payment.*

May 14.  
Westminster.

Robert de Tong, clerk, acknowledges that he owes to John Monyn and to Alexander Hurtyn of Dover 10*l.*; to be levied etc. in the city of London.

May 10.  
Westminster.

To the treasurer and barons of the exchequer, Dublin. Whereas the late king on 14 May in the 9th year of the reign granted by charter to John son of Thomas of Ireland, earl of Kildare, for his good service to himself and to Edward I, the castle and town of Kildare with the title of earl of Kildare, for himself and the heirs male of his body, with all the

1348.

*Membrane 23d—cont.*

appurtenances thereof, except the office of shrievalty of that county which the king retained for the crown, to hold by the service of two knights' fees, and the late king, on 2 August in the 11th year of his reign granted to Thomas, son of the said John, then earl of Kildare, the shrievalty and the liberty of the said county, except four pleas, to wit: rape, treasure trove, forstall and fire, for himself and the heirs male of his body, to the value of 60*l.* of land yearly and full satisfaction of 100*l.* of land yearly which the king promised to give to John, Thomas's father, to hold by the service of three knights' fees, and now Maurice son of Thomas, the present earl, has shown the king that the treasurer and barons, because the kings used to receive 200*l.* for 100 knights' fees in Leinster before the said grants, in the time of each royal service in that land, of which fees the county of Kildare as parcel of that Leinster used to render 100 marks for 33½ fees existing in the county, exact 100 marks for a royal service in the time of the said Thomas his father in the 17th year of the late king's reign, and 100 marks for a like service for the time of the present earl in the 19th year of the present reign, without considering the aforesaid grants, whereupon the earl has besought the king to provide a remedy: the king therefore orders the treasurer and barons to receive from the earl the portion touching him for the said royal services according to the rate of five knights' fees, and to supersede the demand made upon him for 200 marks by reason of those services, unless he ought to be charged therewith for another cause.

May 20.  
Westminster.

John de Coupland acknowledges that he owes to John de Grey of Ruthyn 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*

John de Askham, serjeant of John de Vaux, sheriff of Nottingham, acknowledges that he owes to William de Hokesworth, clerk, 100*s.*; to be levied etc. in co. Nottingham.

*Cancelled on payment.*

John de Grey of Codenore, knight, acknowledges that he owes to Robert de Colvill of Bytham, knight, 1,000 marks; to be levied etc. in co. Nottingham.

*MEMBRANE 22d.*

Enrolment of release by Nicholas son of Robert de Heyle of Eppyngg of co. Essex to Robert son of William atte Watere of Ware of co. Hertford of all his right and claim in all the lands, meadows, pastures and services of all the tenants in the towns of Alswyk, Leyston, Aspedene and Great Hormede, co. Hertford, which Robert holds of his gift and enfeoffment, for life and for a year beyond for his executors and assigns. Witnesses: Nicholas le Blake, John le Blake, the elder, John son of William atte Watere, William Patrich of Ware, Nicholas son of Richard de Heyle of Chelchuth of co. Middlesex. Dated at Ware on Monday after Hilary, 21 Edward III.

*Memorandum* that Nicholas came into chancery at Westminster on 15 May and acknowledged the preceding deed.

Enrolment of bond by Roger de Beauchamp, knight, to Edmund de Grymesby, clerk, in a yearly pension of 5 marks, to be paid to Edmund for life, for the payment whereof Roger binds himself and all his lands, goods and chattels. Dated at London on 17 May, 1348.

*Memorandum* that Roger came into chancery at Westminster on 17 May and acknowledged the preceding deed.

1348.

*Membrane 22d—cont.*

Enrolment of acknowledgment of receipt by Edmund de Grymesby, clerk, from Roger de Beauchamp, knight, by virtue of the preceding deed, of 15 marks for the first three years of the said pension of 5 marks. Dated at London on 18 May, 1348.

*Memorandum* that Ed[mund] came into chancery at Westminster on 18 May and acknowledged the preceding deed.

Feb. 26.  
Westminster.

To Alfonso king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen, Algarves and Algeziras and lord of the county of Molina. Request to hear the plaint of William Turk, citizen of London, and to cause the speedy complement of justice to be done to him upon his losses and damages, as William has shown the king by his petition exhibited in the last parliament held at Westminster that Pelegrinus Descayne of Fountarabye, Hugh de Seynt bastien Pelegrat, John Degate, Rodegundus de Fount Arabie and divers other malefactors and pirates of Alfonso's lordship and power, attacked a ship of William, in the king's service at the time when he was in Brittany and after the truce made with those of France, when sailing to the parts of Gascony to traffic there, before the town of Tanneye, by force and arms, entered it and carried off divers cloth and armour price 20*l.*, divers kinds of victuals price 40*l.* and 60*l.* in coined money and 480 gold crowns of the value of 80*l.* of sterlings, found therein, and did their will therewith, for which William has not yet obtained any satisfaction, and he has besought the king to provide a remedy, and the king is bound to assist him, especially as he believes his report by the letters of the castellan of Tanneye and by those of the community of that town under their common seal, concerning that misdeed. [*Fœdera.*]

May 17.  
Windsor.

John de Pykering of Scaupwyk acknowledges that he owes to Walter de Poynton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John bishop of Lincoln acknowledges that he owes to Henry earl of Lancaster 1,000*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.—Walter Power, clerk, received the acknowledgment by writ, which is on the files of this year.

*Cancelled on payment, acknowledged before the chancel or by Henry de Walton, the earl's attorney.*

May 18.  
Windsor.

Henry Wyliet and Edmund Wyliet his brother acknowledge that they owe to Henry Picard, citizen and merchant of London, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

May 14.  
Westminster.

To John de Shirebourn, appointed to investigate whether wool taken out of England to Flanders is customed or no. Order to cause 10 sacks 5 pockets of wool to be dearrested and delivered by indenture to John Slaver of Derlyngton or to his attorney, without delay, to do his pleasure therewith, by a mainprise, as he has shown the king that he laded that wool in a ship of Newcastle upon Tyne called '*la Buebert*' whereof Adam de Heworth is master, in the said port, to be taken to Flanders to traffic there, and John de Shirebourn arrested the said wool as forfeit when it was taken to Flanders and unladed there, the letters of coket having been left at Newcastle and not shown, pretending that the said wool had not been duly customed, although the custom and subsidy had been paid thereon under the name of John Goldebeter, as may appear by the letters shown before the king in chancery, whereupon John Slaver has besought the king to provide a remedy, and the king wishes to be informed

1348.

*Membrane 22d—cont.*

more fully upon the lading, taking and the time of the customing of the said wool, and Thomas Worship, John de Penreth, Thomas de Penreth and Richard de Cokermuth of co. Cumberland have mainperned in chancery for John Slaver to answer the king for the double value of the said wool if it be found that it was not duly customed and that the said letters had been made deceitfully. By C.

Enrolment of grant by Alice daughter of William Gilbert to John de Walton of Lyverpull of 7 marks yearly rent issuing from the tenement of John de Okore in Melewych, which rent she recovered against John de Okore by an assize of novel disseisin at Wolvernhampton, co. Stafford, to hold for her life. Witnesses: Henry de Haydok, clerk, Robert de Plesyngton, Robert de Horneby, Thomas de la More, John de Brechols. Dated at Westminster on Wednesday before the Ascension, 22 Edward III.

*Memorandum* that Alice came into chancery at Westminster on 23 May and acknowledged the preceding deed.

Thomas de Kyghlay of Hawneworth puts in his place Thomas del More and Henry de Haydok of Cotum, to prosecute the execution of a recognizance for 40*l.* made to him in chancery by Richard de Hampton of Berlaston.

May 24.  
Westminster.

Richard de Burneby acknowledges that he owes to John de Haddon, John de Hereyerd, Robert Dyve of Holewell and John de Caldou 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Rudyngton of Leicester puts in his place John de Kirketon, clerk, to prosecute the execution of a recognizance for 20*l.* made to him and to Elias de Braghyng in chancery by William Oliver of London, 'stokfishemonger.'

*MEMBRANE 21d.*

May 10.  
Lichfield

To Richard de Wylughby and his fellows, justices of assize in co. Kent. Whereas among other lands the king granted to Edmund earl of Kent, his uncle, the manor of Swannescomp for himself and the heirs of his body, and now the king has learned that Richard Talebot, knight, and Elizabeth his wife have arramed an assize of novel disseisin against Margaret, countess of Kent and others contained in the original writ, for tenements in Swannescomp, placing in view the said manor which the countess now holds in dower of the inheritance of John, the earl's son and heir, a minor in the king's wardship: the king, considering that he may suffer damage if the assize is proceeded with without his being consulted, especially as the manor reverts to him in default of issue to the earl, orders the justices to proceed so circumspectly in that affair that no damage occur to the king without his being consulted. By C.

May 12.  
Windsor.

To Richard de Wylughby and his fellows, justices of assize in co. Kent. Whereas Richard Talbot, the elder, knight, and Elizabeth his wife arrame before them an assize of novel disseisin against Margaret, countess of Kent and others contained in the original writ for tenements in Swannescomp, placing in view the manor of Swannescomp, which Margaret holds in dower of the inheritance of the heir of Edmund earl of Kent, a minor in the king's wardship, and which reverts to the king in default of issue of the earl, and the justices delayed to proceed in that assize by virtue of the

1348.

*Membrane 21d—cont.*

preceding order, wherefore Richard has besought the king to provide a remedy: the king orders the justices to proceed to take that assize and to do justice to the parties according to the law and custom of the realm, but not to proceed to render judgment without consulting the king.

By p.s. [19507.]

May 15.  
Westminster.

William de Swynflet, parson of St. Mary's church, Malberthorp, and Thomas Hemery acknowledge that they owe to Richard de Thoresby, clerk, 25*l.*; to be levied, in default of payment, of their lands and chattels and William's ecclesiastical goods in co. Lincoln.

*Cancelled on payment.*

Henry Swynesford of Kyngeston, merchant, acknowledges that he owes to Master Bernard Brocas 50 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 16.  
Westminster

Simon de Swanlund, knight, and John Aynel acknowledge that they owe to Elizabeth late the wife of John son of Robert de Suthcote 40*l.*; to be levied etc. in co. Buckingham.

The said Simon and John acknowledge that they owe to the same Elizabeth 20 marks; to be levied etc. in co. Middlesex.

The same Simon and John acknowledge that they owe to Elias de Saunford 10*l.*; to be levied etc. in co. Middlesex.

*Cancelled on payment, acknowledged by Isabel, late the wife of Elias executrix of his will.*

Elizabeth late the wife of John son of Robert de Suthcote acknowledges that she owes to Simon de Swanlund, knight, and to John Aynel 40*l.*; to be levied etc. in co. Middlesex.

John de Wassyngle acknowledges that he owes to the said Simon and John Aynel 10*l.*; to be levied etc. in co. Bedford.

Thomas de Swanlund, citizen of London, acknowledges that he owes to Elizabeth late the wife of John son of Robert de Suthcote 10 marks; to be levied etc. in the city of London.

May 19.  
Windsor.

John Claymond of Kirketon acknowledges that he owes to Richard de Thoresby, clerk, 36*s.* 8*d.*; to be levied etc. in co. Lincoln.

*Cancelled on payment.*

Ralph Bockyngg, knight, acknowledges that he owes to Nicholas de Playford and John Gernegan 200*l.*; to be levied etc. in co. Suffolk.

*Cancelled on payment.*

May 21.  
Westminster.

William son of Richard de la Pole, knight, acknowledges that he owes to Tidemannus de Lymbergh, merchant of Almain, 200*l.*; to be levied etc. in co. York.

*Cancelled on payment.*

Master Henry de Northwode, parson of Saxlyngham Thorp church, and Robert de Polay of Norwich, citizen, acknowledge that they owe to Elizabeth de Monte Acuto 100*l.*; to be levied, in default of payment, of their lands and chattels and Henry's ecclesiastical goods in co. Norfolk.

May 22.  
Westminster.

John de Freston acknowledges that he owes to John Malewayn, citizen and merchant of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

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*Membrane 21d—cont.*

The abbot of Bynedon for himself and convent and Walter de Puttenye acknowledge that they owe to John de Gonerwordeby, citizen of London, 20*l.* 2*s.*; to be levied, in default of payment, of their lands and chattels and the abbot's ecclesiastical goods in co. Dorset.

*Cancelled on payment.*

John, parson of Wexham church, acknowledges that he owes to the prior of St. Mary's church, Suthwerk, 144*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

*Cancelled on payment.*

May 23. Westminster. Thomas de Hampton, knight, and Ed[mund] de Chelreye acknowledge that they owe to Richard de Kelleshull and Reginald de Burgh, citizens and mercers of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Guy de Bryan the younger, knight, and John Gogh, clerk, acknowledge that they owe to John Pouchere and John son of William de Gaunt 300 marks; to be levied etc. in co. Middlesex.

*Cancelled on payment, acknowledged before H. de Eden[stowe], by writ which is on the files for the 23rd year of the reign among the writs of dedimus potestatem.*

Enrolment of deed testifying that whereas Edmund Lenveyse, brother of William Lenveise, and Margaret his wife hold the manor of Copmanford, which formerly belonged to their father, for the lives of Edmund and Margaret, of the enfeofment of Sir Geoffrey de Kynsedele, parson of Copmanford church, and of Thomas, William's brother, William has released to Edmund and Margaret all his right and claim in that manor for the term of their lives. Dated at London on 26 May, 22 Edward III. *French.*

*Memorandum* that William came into chancery at Westminster on 26 May and acknowledged the preceding deed.

May 26. Westminster. William de Vescy of Baumburgh acknowledges that he owes to Robert Wendout 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

May 28. Westminster. William de Vescy of Baumburgh acknowledges that he owes to Robert Wendout 40*l.*; to be levied as aforesaid.

*Cancelled on payment.*

*MEMBRANE 20d.*

May 27. Westminster. Master Robert de Askeby, parson of Wessington church, diocese of Durham, acknowledges that he owes to Robert de Angreton of Newcastle upon Tyne 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northumberland.

Richard de Amoundevill Thorneye of co. Suffolk acknowledges that he owes to Thomas de Bello Campo, earl of Warwick, 200*l.*; to be levied, in default of payment, of his lands and chattels in the said county.

May 28. Westminster. John de Stanesfeld, parson of Saundrestede church, diocese of Winchester, acknowledges that he owes to Idonia late the wife of Simon le Maunciple, saddler of London, John de Aldenham and William de Evre of London, skinner, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

1348.

*Membrane 20d—cont.*

Brother John, abbot of Donkeswell, acknowledges for himself and convent that they owe to Henry earl of Lancaster 500*l.*; to be levied etc. in co. Devon.

*Cancelled on payment, acknowledged by Henry de Walton, the earl's attorney.*

May 30.  
Westminster.

Thomas de Bukton, knight, acknowledges that he owes to John de Pulteneye, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

May 30.  
Windsor.

Master Henry de Caumpeden acknowledges that he owes to Master Richard de Evesham 100*l.*; to be levied etc. in co. Gloucester.

June 2.  
Westminster.

John Hauteyn, citizen of London, acknowledges that he owes to Richard son of Richard de Eccleshale, clerk, 200*l.*; to be levied etc. in co. Hertford.

*Cancelled on payment.*

June 4.  
Westminster.

To the sheriff of Kent. Order upon sight of these presents to cause proclamation to be made that no earl, baron, knight, esquire or any other man at arms shall presume to cross to parts beyond, upon pain of forfeiture, without the king's express order, and to arrest those found doing the contrary after the proclamation and keep them under arrest until further order, certifying the king in chancery of the names of those arrested and of all his action in the matter.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

June 1.  
Windsor.

Brother John Poignant, prior of Torkseye, diocese of Lincoln, acknowledges for himself and convent that they owe to James de Thame, citizen of London, 80 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in the said diocese.

*Cancelled on payment.*

May 10.  
Westminster.

To Henry archbishop of Mainz, archchancellor of the Holy Empire, Rudolf and Rupert, counts palatine of the Rhine, dukes of Bavaria, Lewis margrave of Brandenburg and Lausitz and the duke of Saxony, electors of the Holy Empire, or to their proctors or envoys assembled at Cologne. The king is sending Hugh de Nevill, knight, and Ivo de Glynton, canon of St. Paul's church, London, with his answer to their embassy upon his election to the Empire, with request to give credence to those envoys and send back their will by them. [*Fœdera.*]

June 6.  
Westminster.

To the sheriff of Bedford and Buckingham. Order to cause all the lands, goods and chattels of John de Lisle, knight, to be taken into the king's hand and to be kept safely until further order, as he has gone to parts beyond the sea without the king's licence, contrary to the proclamation.

By K. on the information of John Chaundos.

The like to the following, to wit:

The sheriff of Norfolk and Suffolk.

The sheriff of Cambridge and Huntingdon.

May 24.  
Westminster.

To the captain, constable, marshal and bailiffs of Caley. Order to dearrest brother Peter de Elemosina, brother Richard de Frigido Monte and brother Michael de Gaujaco, monks of the monastery of St. Mary, Lire in Normandy, and to permit them to go to their monastery without hindrance, if they find that those monks are about to return thither by the king's licence and at the order of the abbot of that place, as they were arrested by the captain and others at Caley and they are detained in prison there.

By C.

1348.

*Membrane 20d—cont.*May 10.  
Westminster.

To W. archbishop of York. As the church of York, like the other cathedral churches of England, was founded and endowed by the royal bounty, so that by custom during voidances the presentations and collations pertaining to the prelates pertain to the king, and the king has learned that the archbishop has begun to make certain processes prejudicial to the king touching the tenths of certain places in the parish of the prebendal church of Masham which is a prebend in the church of York, which prebend the king conferred on Master John de Offord by reason of a voidance of the archbishopric of York, the archbishop asserting that those tenths are extra parochial and pertain to him: the king, wishing to bridle such attempts against the rights of his crown, orders the archbishop to attempt nothing in this matter to the prejudice of the crown without consulting him. It is not the king's intention by these presents to prejudice the jurisdiction or cognisance of ecclesiastical things.

## MEMBRANE 19d.

Enrolment of release by John Charteney, citizen and merchant of London to William Vaghan, knight, and to Joan his wife and William's heirs of all his right and claim in the manor of Westtillebury, co. Essex. Dated at Fotescraye on Monday after All Saints, 21 Edward III.

*Memorandum* that John came into chancery at Westminster on 18 May and acknowledged the preceding deed.

May 27.  
Windsor.

John de Molyns, knight, acknowledges that he owes to Isabel, daughter of John Blaket, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Walter de Chiriton, citizen and merchant of London, acknowledges that he owes to Master John de Offord, dean of Lincoln, 200*l.*; to be levied etc. in the city of London.

*Cancelled on payment.*

March 20.  
Westminster.

To the bailiffs of Boston. Order to arrest all the goods and merchandise of certain malefactors and of the other men of the towns of Strallesond, Lubyk, Grippeswald, Roustok and Wissemere up to the sum of 230 marks, and to keep them safely until William de Lythenay is satisfied for 680 marks, certifying the king from time to time of the goods so arrested and of their value, as on its being found by inquisition taken by the sheriff of York and by Robert de Scurueton that Juertus de Brug of Lubyk, Bertram Hatbu, Henry Pape, John Fanest, John White, John de Lubyk, Gerewynus Smalbergh, John Croplyng, Albright Hovenay of Strallesund, Tidemannus Skele, Herman Popemanaue, Tidicus White, Arennus de Neten, John Morian, Nicholas Byset, Arennus Fote, Henry Redcous, Bertram de Freten, John Cousfeld, Tidemannus Graumlo, Henry Bamfern, hermert, Allbright Houenard, Wulph Framlyn, James Skipher of Strallesund, Tidemannus Sulfilbery of Grippeswald, Henry Lang of Grippeswald, Everard de Locen of Grippeswald, Bertram de Grippeswald, Ingelbright Bonigard, of Roustok, Ludicus de Gotland of Roustok, John Tolner, Henry Rode of Roustok, John Claus of Wyssmere, John Croplyng, John Rodecowell and Henry de Laxen of Wissemere, aliens, with other malefactors attacked a ship of William de Lythenay called '*Godewyn*' at the sea coast of Ravenserod, laden with divers goods of his to the value of 186*l.* 13*s.* 4*d.* and carried off the goods thereof, and afterwards at William's

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*Membrane 19d—cont.*

suit, showing that several malefactors, unknown at the time of the taking of that inquisition, who had committed that felony with the others, had come to England with goods and merchandise after the inquisition, and continue to do so, and beseeching the king to provide a remedy, the king ordered the sheriff to take another inquisition in conjunction with Robert upon the names of those other malefactors, by which inquisition it is found that Henry de Brug of Lubyk, Everard Scothorp, Werkynus Heryng, Henry Helner, Herman Hampine, Tyndemannus Claswyncele, Bertlot Lubyk, John Breme, Ralph Biscop, John Clipper, John Tribuses, Everard Smyth, John de Angle, Helmyng de Weren, Everard Lyon, Mutrus Gildhous, Lambert Telewyde, Herman de Hale, Henry Vansee, Nicholas Radelowe, Henry Groter, John Foxnek, Bernard Rawe, Godkynus Ulp, John Bole, John Juel, Walter Seyfride, Henry de Hale, Frederick Stene. Henry Breme, Roger de Crull, Reynkyn Boure, Bertil Skere, John de Humbre, Ludekynus Mutre, Henry Spryng, John Waritthorp Ferst, Menkumus Hampine, Hilbrandus Hampine, Lambert Hebbying, Henry Skagg, Conrad de Perlebergh, Gerkynus Thousandpond, Goskynus Hederyk, Brandus Hampine, Ralph Scothorp, John Smalbergh, Albert Swart, John Rode, Conrad Swartwaldu, Haukynus de Whityngburgh, Elaus Prus, Albright Aurnyn, John Fowe, John Cardinale, John Glassayn, Clays Wesenbergh, John Riklynghous of Lubyk, Albright de Nessen of Stralsond, Beye Bocald, Werkynus de Kusfeld, John Grete, John Stase, Tidmannus Wastfale, Benkynus Eldenthorp, John Sasse, Godekynus Freten, John Osynbrig, Herman de Hale, Hermandus Burse, Albert Stone, Richard Northmeer, Gerkinus Wavenfeld, Gildebrandus de Hampine, John Gustrone, Marquardus Houshowe, Lambert Talewyt, Herman Rawe, Gerkynus Feyte, Godkinus de Osynbrig, Gerkinus de Walwenflete, John de Angle, Frethericus Stene, Peter Bard, Herman de Hampine, Hilbrandus Heryng, Godekinus Garnfeld, John Lang, Gerkynus Horyng, Robert Stribrok, Polimerus Ram, Henry Stade, Roger Crull, Albert de Fanes, Cristian de Hide, Henry Groter, John Tribuses, Ralph Biscop, Everard Smyth, Tidemannus Calswyncele, John Bole, Mutrus Gildhous, Ludekynus Mutre, Gerkinus Ferst, Ralph Bere of Stralsond, Henry de Heithe of Grippeswold, Herman Raven, Herman Swampe, John Hole, Tidmannus de Hale of Grippeswold, Cristian de Hale of Rodstok, John Skate, Henry Roper, Bonekynus Calveswyncele, Herman Paradys, Nicholas Somer, Heket Pyk, John Drymyn, Raynkinus de Suste, Herman Corni, John Spandwaker, Herman Hampine of Rodstok, Hellom Hostyrys of Wissemere, Lambert by for de Mast, Evred Smyth, Gosslyn Knope of Wissemere, Hayn Frondsond of Hamburg, Makros de Hamburg, Dyryk Hert, Tetire Sedekyn, Henry David, Heggard Busk, John Wilde of Hamburg, Athelard le Yhung, John Moderson, Detyn de Hamburg, Peter Duche of Melnyng, James Mangen, Tidemannus Eskyn, Markward Husbat, Conekynus de Hertforn, Elans Clipper, of Melnyng, Herman Grobe, of Conyngesbergh, John Frise, Lodewycus Tollyk, John de Lide, Claus Crous, John Rek, Botell Houne, Herman Rascop, John Fra Mulne, Tideryk Munniester, Gerard Skerpyn of Conyngesbergh, John Rotor of Conyngesbergh, Stephen Cropekyn of Dansk, Maynald son of Godkyn de Dansk, Henry Clokerfote of Campe, John Wild and Gothinus Hert of Campe, together with Juertus de Brug and the other malefactors, in certain ships near the coast of Ravenserod, on Saturday after St. James in the 16th year of the reign, attacked the said ship, laden with merchandise to the value of 186*l.* 13*s.* 6*d.* to wit, 36 lasts of wheat and rye price 200 marks, fur price 35 marks, wax price 22 marks, 'waynscote,' 'riggeholt,' 'tunholt,' and masts price 13 marks, and 10 marks in coined money, about twelve leagues from the coast of Ravenserod, and carried off the said goods, and they took

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*Membrane 19—cont.*

William de Lithenay there and carried him with them to Stralsond and detained him in prison there for seven weeks, to his damage of 400 marks, and the men of Stralsond received the said malefactors at Stralsond after that felony, knowing that it had been committed, and the towns of Lubyk, Grippeswald, Roustok and Wissemere were maintainers of those malefactors and advised and assisted in the felony, and the said goods came into the hands of the men of Stralsond, and although the king requested the presidents and communities of those towns by divers letters to cause the complement of justice to be done to William upon the restitution of his goods and his damages, they have not cared to do anything in the matter. The king has ordered the mayor and bailiffs of Kyngeston upon Hull to arrest such goods up to the sum of 150 marks, the bailiffs of Ravenserodt to arrest such goods up to the sum of 150 marks, and the mayor and bailiffs of Lenne to arrest such goods up to the sum of 150 marks, and to keep them safely in the form aforesaid.

By pet. of parliament.

Henry earl of Lancaster puts in his place Henry de Walton, clerk, to prosecute the execution of certain recognisances made to him in chancery.

June 2.  
Westminster.

To the collectors in co. Westmorland of the aid for making the king's eldest son a knight. Order to supersede the demand made upon Ralph de Nevill for that aid for the lands which belonged to Robert de Clifford, tenant in chief, which are in the king's hand by reason of the minority of Robert's heir, whereof the king committed the custody to Ralph, for a certain sum, to hold until the heir should come of age.

By C.

*MEMBRANE 18d.*

June 6.  
Westminster.

To the mayor and bailiffs of Dover. Order, upon pain of forfeiture, not to permit any earl, baron, knight, esquire or other man at arms to cross from that port to parts beyond, without the king's special order and licence.

By K.

The like to the following, to wit :

Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports or to him who supplies his place.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of la Rye.

The mayor and bailiffs of Wynchelse.

The bailiffs of Great Yarmouth.

The mayor and bailiffs of Ipswich.

The mayor and bailiffs of Lenn.

The bailiffs of Boston.

The mayor and bailiffs of Kyngeston upon Hull.

The mayor and bailiffs of Hertilpole.

The mayor and bailiffs of Grymesby.

The bailiffs of Ravenesrodd.

The mayor and sheriffs of London.

The bailiffs of Scardeburgh.

The bailiffs of Harwich.

Enrolment of release by John de Foleville, knight, to Geoffrey de la Mare of Makeseye, of all his right and claim in all the lands which Geoffrey held in demesne, in reversion or otherwise. Witnesses: Sir Philip de Weston, Sir John de Liseus, Nicholas de Bokelond, Master Richard de Haveresham, doctor of civil law, John de Tamworth, clerk. Dated at London on 6 July, 22 Edward III.

*Memorandum* that John came into chancery at London on 6 July and acknowledged the preceding deed.

1348.

*Membrane 18d—cont.*

June 1. To William prior of Bergeveny. Order to be before the king and his  
Westminster. council at Westminster on the octaves of Trinity next, to answer for certain  
contempts and further to do and receive what shall there be determined.  
By K. and C.

The like to the following, to wit:—

Gregory Boule.

John Andrewe of Bergeveny.

June 14. To Thomas de Brewosa, keeper of the Forest this side Trent, or to him  
Mortlake. who supplies his place in the forest of Wyndesore. Order to supersede  
until further order the execution of a writ containing certain impediments  
and excesses on the men of co. Surrey contrary to a perambulation lately  
made in that county and contrary to the form of the charter of the Forest  
and to send that writ to chancery without delay. By K.

June 21. John parson of Wexham church, diocese of Lincoln, acknowledges that  
Windsor. he owes to William de Newenham, clerk, 10*l.*; to be levied, in default of  
payment, of his lands and chattels and ecclesiastical goods in co.  
Buckingham

*Cancelled on payment.*

June 20. To Master Ralph de Yarwell. Order not to intermeddle with the fruits,  
Westminster. rents or issues of the prebend of Farnedon and Baldirton, and not to im-  
pede John de Codyngton the king's clerk, John de Shipton, vicar of the  
prebend, and John de Bray from having the free administration thereof or  
for answering therefor to the king, knowing that the king will punish him  
if he disobey, as of the issues of the benefices of the aliens beneficed in  
England the king ordained that answer for those of the said prebend  
should be made by John, John and John and he ordered them to pay all  
the money thereof at the customary terms, so long as those issues should  
remain in the king's hand, and now the king has learned that Ralph  
attempts to collect those issues for the next year and to detain them.

By C.

June 27. Robert de Welleford, parson of Merston church, diocese of Rochester,  
Windsor. acknowledges that he owes to John de Marton, parson of Estilbury church,  
200*l.*; to be levied, in default of payment, of his lands and chattels and  
ecclesiastical goods in co. Kent.

June 28. John de Hayton acknowledges that he owes to John Pyard of Clone  
Westminster. 10*l.*; to be levied, in default of payment, of his lands and chattels in co.  
Surrey.

*Cancelled on payment.*

June 18. To Ralph de Nevill, keeper of the Forest beyond Trent, or to him who  
Windsor. supplies his place in the forest of Ingelwode. Order to replevy to Alan  
de Multon, chaplain, John de Nesse, clerk and Adam Ussher and Ellen his  
wife the wood of Cumquyntyn which is within the bounds of the said  
forest, and which is taken into the king's hand for trespass of vert, if it be  
replevable according to the assize of the Forest.

June 30. Anne late the wife of Robert de Leghes acknowledges that she owes to  
Windsor. Stephen Bacoun and to Beatrice his wife 200*l.*; to be levied, in default of  
payment, of her lands and chattels in co. Suffolk.

June 25. To John de Horton, keeper of the king's exchanges in the Tower of  
Windsor. London. Order to supersede until further order the execution of the king's  
order directing him to guard under a certain form three parts of the profit  
of gold and silver brought to the king's stamp in the Tower by Walter de  
Chiriton and Gilbert de Wendlyngburgh, and to be in chancery on Monday  
to answer the things laid against him. By K.

1348.

*Membrane 18d—cont.*July 1.  
Westminster.

John de Kilyngworth, parson of the church of Knyghteton near Mayne, acknowledges that he owes to Thomas de Holm, clerk, and to Nicholas de Lacheford 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

Oliver de Dynelay, parson of Brampton church, acknowledges that he owes to Richard Martyn, clerk, 4 marks; to be levied etc. in co. Northampton.

William Burdet, prior of Lynton and Iselham, acknowledges that he owes to William Daubeney, knight, 100 marks; to be levied etc. in co. Cambridge.

Enrolment of release by Richard de Napton, rector of Whelton church, to John de Pulteneye, knight, of all his right and claim in all the lands, rents and reversions which John holds of the towns of Munsterton and Pulteneye, co. Leicester, and Napton, co. Warwick, with the advowson of a moiety of Munsterton church, and the advowson of Napton church. Witnesses: Sir Ralph de Stanlowe, Sir Richard de Egebaston, knights, William Wavere of Suthkyvelyngworthe, William Owayn, Nicholas Lussels, Thomas Payn. Dated at Pulteneye on Monday after SS. Peter and Paul, 22 Edward III.

*Memorandum* that Richard came into chancery at London on 4 July and acknowledged the preceding deed.

Enrolment of release by Richard de Napton, rector of Whelton church, to John de Cotes of all his right and claim in all the lands, services, rents and reversions which William de Cotes, John's father, held of the grant of Robert de Napton, knight, in the town of Napton and Weston near Wethelee, co. Warwick. Witnesses: Nicholas Luceles, Thomas Payn, William Jaunville of Walton, Richard de Oxendon, of the same, Robert de Oxendon. Dated at Cotes, co. Leicester, on 2 July, 22 Edward III.

*Memorandum* that Richard came into chancery at London on 4 July and acknowledged the preceding deed.

*MEMBRANE 17d.*June 4.  
Westminster.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports or to him who supplies his place in the port of Dover, and to the mayor and bailiffs of Dover. Order to permit brother William Victor, monk of the priory of Clatford, who is about to set out to parts beyond the sea by the king's licence, on certain affairs touching him and his prior, to cross from that port with one yeoman, one horse and his reasonable expenses in gold, provided that he make no *apportum*. By C.

June 5.  
Westminster.

To the captains, *échevins* and consuls of Ghent. The king sends to them John Mautravers and Gilbert de Wendlyngburgh, his merchant, informed of his will upon certain affairs, with request to give credence to them, and not to wonder that the king has not hitherto certified them of those affairs, as he has not until now been able to assemble the magnates of the Council. [*Fadera.*]

The like to the following, to wit :

The burgomasters, *échevins* and consuls of Bruges.

The advocate, *échevins* and consuls of Ipre. [*Ibid.*]

1348.

*Membrane 17d—cont.*

Enrolment of release by Margery late the wife of Martin Durward, daughter and heir of Hubert Coleman of Reylegh in her pure widowhood, to William de Dersham, of Offeton, of all her right and claim in all the lands which belonged to Hubert called 'Okemedé' in the towns of Reylegh and Raureth, which lands William holds of the gift and enfeoffment of Sir William de la More, knight. Witnesses: John de Nevill of co. Essex, John de Hevenyngham, Edmund son of Simon, knights, Peter Cousyn, John Berlond, John Saier the younger, John de la Pole, Richard Stamer, Robert Travers. Dated at Reylegh on 3 June, 22 Edward III.

*Memorandum* that Margery came to London on 6 June and acknowledged the preceding deed.

June 7. William de Shiltwode, clerk, acknowledges that he owes to Richard de Westminister. Thoresby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Worcester.

Robert de Langedon acknowledges that he owes to Geoffrey de Tonebrigg of Westminister, 'taverner,' 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

June 3. To the warden of the Marshalsea prison. Order to release Andrew de Westminister. Taunton from prison by a mainprise, as he was attached and delivered to that prison by the order of William de Thorp, the chief justice, because he was found in the company of Reginald de Bugwell, of ill fame, and Richard de Bruggewater of London and William de Letton of London have mainperned in chancery to have him before the king on the octaves of Trinity, to do and receive what the king's court shall determine in the premises. By C.

May 12. To the collectors in co. Worcester of the aid of 40*s.* to make the king's Westminister. eldest son a knight. Order to supersede the demand made upon John Talbot for that aid of the lands which belonged to Margaret de Cornubia, tenant in chief, in that county, which are in the king's hand by reason of the minority of her heir, and whereof the king committed the custody to John to hold until the said heir should come of age, for rendering a certain thing yearly.

July 3. John Brocas, knight, acknowledges that he owes to Joan late the wife of Westminister. Thomas Tregoz, knight, and to Richard de Cressewill, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of deed testifying that whereas John Trussel, knight, of Cubblesdon granted the manor of Badeshasel, co. Northampton, to Henry de Grene the younger and Amabilla his wife, and to the heirs of Henry's body, William Trussel, knight, John's son, confirms the said grant and releases his right in the manor to Henry and Amabilla. Dated at London on Thursday after SS. Peter and Paul, 22 Edward III.

*Memorandum* that William came into chancery at Westminister on 3 July and acknowledged the preceding deed.

July 8. Ralph de Cauntebrigg acknowledges that he owes to John Pycot 200*l.*; Westminister. to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

July 5. Andrew de Saukevill, knight, the elder, of co. Sussex, acknowledges that Westminister. he owes to Richard Double, citizen of London, 300*l.*; to be levied etc. in that county.

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*Membrane 17d—cont.*

William de Mirfeld, clerk, acknowledges that he owes to Benedict de Normanton, clerk, 40*l.*; to be levied etc. in co. York.

*Cancelled on payment, acknowledged by John son of John del Ker and John de Mouchensy, executors of Benedict's will.*

Enrolment of indenture testifying that whereas William de Mirfeld, clerk, is bound to Benedict de Normanton, clerk, in 40*l.* by the preceding recognisance, to be paid at Midsummer, Benedict grants that if William pay him 40 marks at that feast, then the recognisance shall be null and void, but if not, it shall remain in force. Dated at London on 6 July, 22 Edward III.

*Memorandum* that Benedict came into chancery at Westminster on 5 July and acknowledged the preceding indenture.

Enrolment of release by John de Foleville, knight, to Geoffrey de la Mare of Makeseye, knight, and Cecily de Gereberge, of all his right and claim in all the lands which they hold in demesne and in reversion or otherwise. Witnesses: Sir Philip de Weston, Sir John de Liseus, Nicholas de Bokelond, Master Richard de Haveresham, doctor of civil law, John de Tamworth, clerk. Dated at London on 6 July, 22 Edward III.

*Memorandum* that John de Folevill came into chancery at London on 6 July and acknowledged the preceding deed.

MEMBRANE 16*d.*

Enrolment of the partition of the manor of Thaxstede into four equal parts, made and delivered at Thaxstede before the escheator in co. Essex, on 4 December, 21 Edward III, in the presence of the attorneys of Margery late the wife of William de Roos, eldest sister and heir of Giles de Badlesmere, of John de Veer earl of Oxford and Maud his wife, second sister and heir, of William de Bohun earl of Northampton and Elizabeth his wife, third sister and heir, and the fourth part is in the king's hand and in the custody of the said earl of Northampton by reason of the minority of John son of John Tibetot to hold until he come of age, by the king's grant.

Firstly there is assigned to Margery as her purparty of that manor, all the great stable of the manor for her hall, with a piece of land at the entrance thereof, also all the chambers above the outer gate with all the chambers annexed thereto above and below, for chambers and granaries, and a small kitchen annexed thereto, and a small curtilage next the kitchen with a small piece of land contiguous to that curtilage between the door of the grange and the curtilage, with free exit and entry; all that house which was formerly a smithy with all the chambers annexed thereto above and below and a stable next the smithy towards the north; all that curtilage annexed to the same containing  $\frac{1}{2}$  acre  $\frac{1}{2}$  rood for her purparty of la Burton, with free entry and exit, a sufficient plot between the said house and the outer gate for removing the stable thither, or building a new hall there; a house between the inner gate and the said stable, to wit next le Countesses gardyn, for a cowshed, with free entry and exit; a fourth part of a grange to wit, at the west head thereof, with free entry and exit by the gate between the town and grange with easement of the court of the grange and free exit and entry in common with the parceners; easement of the chapel and of a house called 'la Pressourhous' and a wine press, to hold with the parceners and repair in common; easement in a plot within a gate on the north of the chapel, for entry thereto in common with John son and heir of Margaret, late the wife of John de Tibtot; easement with free entry and exit by the outer

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*Membrane 16d—cont.*

gate and in the court between that gate and the inner gate and by that gate with easement of the court between it and the great hall, and also by the gate at the head of the kitchen with easement of the court on the south of the hall, and by the south gate at the head of the chamber called 'Swynfordeschaumbre,' to the pasture and wood for herself, her cattle and carriages, to hold in common with the parceners; a plot called 'la Pundfold' for impounding beasts, to her and her parceners to hold in common; all trees growing in the outer court between the gate towards the town and the inner gate towards the hall; a fourth part of a sheepfold, to wit at that head towards the town of Thaxstede;  $3\frac{1}{2}$  acres  $\frac{1}{2}$  rood 13 perches in Boldford gardyn in a parcel on the north of the wood called 'les Hylles'; 2 acres  $1\frac{1}{2}$  roods 18 perches in one piece near the grange in a garden called 'Countesses gardyn'; in Northfeld 37 acres  $3\frac{1}{2}$  roods 15 perches in one piece of land abutting upon Smalemad at one head and extending to the mill; in a piece near le Millepath on the north and abutting upon the meadow of Ralph son of Ralph, containing 8 acres  $\frac{1}{2}$  rood; in a piece of land extending from Smalemad to Stunkwellemad on the west, a piece of land assigned to John earl of Oxford, containing 16 acres  $\frac{1}{2}$  rood 6 perches; in a parcel abutting upon the pasture of John Bienge at the west head on either side of le Chircheweye, containing 8 acres 3 roods 7 perches; and so she has in the said field 71 acres 8 perches; in a piece of land called 'le Worth' 12 acres  $3\frac{1}{2}$  roods; in the field of Ashfeld in a piece of land containing  $13\frac{1}{2}$  acres  $10\frac{1}{2}$  perches, which is the second measurement there according to a piece of land assigned to John son and heir of Margaret late the wife of John Tibtot; also in the same field  $19\frac{1}{2}$  acres  $\frac{1}{2}$  rood 10 perches in a piece of fallow land near Eldfrith abutting upon Schepcotmad towards the north; in the said field 77 acres  $1\frac{1}{2}$  roods  $18\frac{1}{2}$  perches in a piece in which le Wodewelle is contained, extending towards Shepcotmad at the south head and towards Boytonhegg towards the north, and so she has in that field  $110\frac{1}{2}$  acres  $\frac{1}{2}$  rood 19 perches; in a field called 'Boxsted' in a piece of land lying between the east side of the field of the prior of Stok and a bound towards the east on the north side of 'le Longmere' with a piece of land between the way and Vikerescroft and called 'le Nok' and a piece which John Clerk holds at ferm at the lord's will, containing 13 acres 3 roods, with a piece of land near Prioriscroft entending by the path near Mikilmere towards Fromundescroft, 40 acres; in the same field in a piece of land near Marschalishegg whereof one head abuts upon Longboxsted and the other upon the land of Thomas de Essex, 14 acres 14 perches; also a piece of land there called 'Fromundescroft,' containing 6 acres; in a piece of land of le Milleschot there lying between the land assigned to the earls of Northampton and Oxford, and so she has in that field  $63\frac{1}{2}$  acres 9 perches; in a piece of land called Douketesland which John Bieng holds at ferm at will 10 acres 1 rood 7 perches on the west of that piece; in the field called 'Neughfeld' a piece near the land of Richard Loksmith, containing  $13\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $16\frac{1}{2}$  perches; in the same field a piece of land which William Drought holds at ferm containing  $1\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $4\frac{1}{2}$  perches; in the same field a piece of land which the vicar of Thaxsted holds at ferm at the lord's will, containing 9 acres  $\frac{1}{2}$  rood 13 perches; and so she has in that field  $24\frac{1}{2}$  acres 14 perches; in the meadow called Parkmad, a fourth piece lying near the highway containing 8 acres 1 rood 18 perches; in Paunfilonismad, 1 piece of meadow lying near the hay of Walter Attefen, containing 1 acre  $\frac{1}{2}$  rood 2 perches; in the meadow called 'Brodefen' a piece of meadow called 'Milleacre' containing 1 acre 1 rood 2 perches; in the same meadow a piece of meadow lying near the meadow of Thomas Roger on the south containing 1 acre

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*Membrane 16d—cont.*

$3\frac{1}{2}$  roods  $4\frac{3}{4}$  perches, and so she has in that meadow 3 acres,  $\frac{1}{2}$  rood  $6\frac{3}{4}$  perches; in the meadow called 'Schepcotmad' a piece lying near the wood called 'Eldfrith' containing 4 acres 3 roods  $1\frac{1}{2}$  perches; in the meadow called 'Northmad' a piece lying on the north of Peitesbrugg containing 7 acres 10 perches, in the same meadow a piece abutting upon Coldhamhegg containing  $3\frac{1}{2}$  roods,  $8\frac{1}{2}$  perches; in the same meadow a piece lying near Ilgeresmad and abutting upon the croft of John Gile on one side containing  $1\frac{1}{2}$  acres; and so she has in that meadow 9 acres  $1\frac{1}{2}$  roods  $18\frac{1}{2}$  perches; also of Edmund Daniel, holding at will Paunfilonyslond containing in divers parcels 23 acres 3 roods 16 perches of arable land and  $1\frac{1}{2}$  acres  $\frac{1}{2}$  rood of meadow for which he renders 16s. yearly, 4s. are assigned, or a fourth part of those tenements to be divided among the parceners when they please; of John Godard, bondman, holding Pundeslond at will, containing  $37\frac{1}{2}$  acres  $\frac{1}{2}$  rood 9 perches of land in divers parcels and 3 acres of meadow, 7s.  $7\frac{1}{2}d.$  yearly are assigned or a fourth part as aforesaid; in Stottlese in a piece near Bolfordmad, 6 acres 3 roods; in les Hylles on the south, Bolfordgardyn containing 7 acres  $\frac{1}{2}$  rood 5 perches; a fourth part of les Bushes near the highway containing  $5\frac{1}{2}$  acres 14 perches, in a small meadow a piece of wood lying on either side of le Houghtheegg, containing 40 acres; in the park called 'Southfrith' in a place called 'Palmeresheught,' a piece of wood lying near the hedge between Palmeresheught and Ferthingheught and abutting upon Chuffereswelle at the east head, containing  $13\frac{1}{2}$  acres; in the same park a piece called 'Buschweyquarter,' containing 64 acres  $3\frac{1}{2}$  roods 2 perches; in the same park a piece of wood called 'Haukokesquarter' containing 59 acres  $1\frac{1}{2}$  roods 4 perches; in the same park a piece of wood of Ferthynghent lying on the east of Haukokesquarter containing 27 acres  $3\frac{1}{2}$  roods as the bounds placed in that forest indicate; and so she has in that park  $165\frac{1}{2}$  acres  $\frac{1}{2}$  rood 6 perches; in the park called 'Eldfrith' a piece lying near the tenement of John Hanlee containing 44 acres 3 roods of wood; there are in the manor two windmills whereof the profits are assigned to all the parceners in common, and to share all expenses and reprises in common; the rents and services of Bartholomew de Rychemund for a messuage and 71 acres of land and meadow, and he renders 7s. yearly; the rents and services of the same for other tenements containing 12 acres of land which he acquired of Thomas son of Ralph and 12 acres of land acquired of his father for which he renders 4s.  $11d.$  yearly; the rents and services of Richard Vyrly for a messuage for which he renders 2s.  $1d.$ ; the rents and services of William Schether for a messuage and  $\frac{1}{2}$  acre of land for which he renders 9d. and suit of court; the rents and services of John Welde for a messuage containing an acre of land formerly of Giles Serle for which he renders  $12d.$ ; the rents and services of William atte Lane for a messuage and an acre of land for which he renders 2s.  $6d.$ ; the rents and services of the same and of John Ailwyn, holding jointly 3 roods of land for which they render 9d.; the rents and services of John Baly for  $1\frac{1}{2}$  acres of land for which he renders 2s.  $2d.$  and suit of court; the rents and services of Nicholas Cosyn for a curtilage for which he renders  $18d.$  yearly; the rents and services of John Marschal for a messuage and 8 acres of land for which he renders 8s. and suit of court; the rents and services of the same for a purpresture opposite his house, for which he renders  $2d.$  yearly; the rents and services of John de Veer for a messuage for which he renders  $17d.$ ; the rents and services of John Amable for a messuage and 6 acres of land for which he renders 4s.  $11d.$  and 3 capons at Christmas price  $7\frac{1}{2}d.$  yearly and suit of court; the rents and services of Thomas Roger for a messuage and an acre of land for which he renders  $18d.$

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*Membrane 16d—cont.*

yearly; and he finds a man to make the lord's hay of Northmad and to take it away, and he receives nothing for the work, worth 2*d.* in common years, and he makes three half carriages for the hay and corn for the tenement Man, worth 6*d.*, and receives from the lord for his food 4½*d.*; the rents and services of Alice daughter of Roger for a croft called 'Gunnildescroft,' and renders 9*d.* yearly, and two ploughshares price 14*d.* at St. Bartholomew's; the rents and services of Thomas Hancock for a messuage and 2 acres of land formerly of Flemmyng and 3 acres of land formerly of Britmer, and renders 2*s.* 11*d.* yearly and for a purpresture 1*d.*, and he shall find a man for two days to take away the hay in the meadow of Northmad, as Thomas Roger does, the work worth 2*d.*, and he shall reap a rood of corn for which he shall receive a moiety of a loaf whereof ten are made of a bushel of wheat (*fiunt de bussello frumenti*), the mowing worth 1*d.* beyond the reprise; the rents and services of John Sausser for 2 acres of land and renders 2*s.* yearly; the rents and services of John Palmere for 2 acres of land for which he renders 8*d.* yearly; the rents and services of Andrew Burgeys for 1 acre of land for which he renders 11*d.* yearly; the rents and services of John Herd of Wodeham for a messuage and 20 acres of land and an acre of meadow, for which he shall guard the lord's swine, and if so he shall receive from the lord etc. or 4*s.* if he does not; the rents and services of Thomas Seefoul for 4 acres of land of the tenement Jemes for which he renders 16*d.* yearly and common suit; the rent and services of John Dod for a cottage for which he renders 4*d.* yearly; the rents and services of William son of Hugh for a messuage, 2 acres 3 roods of land for which he renders 9*d.* yearly; the rents and services of John Tailour of Depden for a messuage and 3 acres of land of a mill and renders 2*s.* 4*d.* yearly and suit of court; the rents and services of John Cosyn for 4 acres of land for which he renders 12*d.* yearly and suit of court for tenement Jemes;

[MEMBRANE 15*d.*]

the rents and services of Richard Latonner for 12 acres of land for which he renders 2*s.* yearly; the rents and services of Walter Cok of Haverhille for a toft and a house built thereon for which he renders 1*d.* yearly; the rent and service of John Gile for a burgage for which he renders 10½*d.* yearly; the rent and service of Valentine Howel for two burgages joined together and renders 22*d.* yearly; the rent and service of Robert de Cretyng for a butcher's stall and renders 8½*d.* yearly; the rent and service of the same for a curtilage for which he renders 4*d.* yearly; the rent and service of William Drought for a burgage formerly of John de Rychemund for which he renders 6*d.* yearly; the rent and service of Martin Chapman for half a shop for which he renders 2*d.* yearly; the rent and service of Cristina de Dunmowe for a messuage acquired by parcel for which she renders 3*s.* yearly; the rent and service of William Hubert for a burgage for which he renders 13*d.* yearly; the rent and service of Adam Chamberleyn for a burgage for which he renders 5*d.* yearly; the rent and service of William de Yerdele for a burgage for which he renders 10½*d.* yearly; the rent and service of John Cosyn for a messuage, a curtilage and a butcher's shop for which he renders 3*s.* 3½*d.* yearly; the rent and service of Andrew Marschal for a burgage for which he renders 4*d.* yearly; the rent and service of Richard le Herd for a purpresture for which he renders 2*d.* yearly; the rent and service of John de Veer for a purpresture for

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[Membrane 15d]—cont.

which he renders 3*d.* yearly; the rent and service of Cecily de Veer for a purpresture for which she renders 2*d.* yearly; the rent and service of John son of Walter for a burgage for which he renders 6*d.* yearly; the rent and service of Thomas the smith (*fabri*) for a burgage for which he renders 6*d.* yearly; the rent and service of John Attegrene for a burgage for which he renders 3*d.* yearly; the rent and service of Robert Heyward and Joan Porter for two burgages for which they render 12*d.* yearly; the rents and service of Hugh de Malkton for the moiety of a burgage for which he renders 5*d.* yearly; the rent and service of Laurence Horkesleye for a shop, for which he renders 5*d.* yearly; the rent and service of Walter Chaumbreleyn for a burgage with a purpresture for which he renders 6*d.* yearly; the rent and service of William Neuport for a shop and a purpresture for which he renders 5*d.* yearly; the rent and service of Thomas Ladd for a burgage for which he renders 16*d.* yearly; the rent and service of John Wolston for a burgage for which he renders 6*d.* yearly; the rent and service of John Horel for half a burgage for which he renders 6*d.*; the rent and service of John Basson for a burgage, for which he renders 6*d.*; the rent and service of Geoffrey Miller for a burgage for which he renders 6*d.*; also Richard Herbert, bondman, with all his issue and a messuage and  $\frac{1}{2}$  virgate of land, a meadow in bondage whereof the customary rents and services are worth 16*s.* 6 $\frac{1}{2}$ *d.*, yearly; Roger le Wright, bondman, with issue and a messuage and  $\frac{1}{2}$  virgate of land which he holds in bondage, rents and services worth 16*s.* 6 $\frac{1}{2}$ *d.* yearly; a messuage and 7 acres of land which the same Roger holds in bondage, rendering 2*s.* 1*d.* yearly to feed seven sheep price  $\frac{1}{4}$ *d.*; and he shall find a man for the same for four days to take away corn, and is worth 4*d.*, and he shall find a cart with two men and two horses for half a day, to take 1 $\frac{1}{2}$ *d.* as above, worth 1 $\frac{1}{2}$ *d.*, and he shall reap a 'bedalfacre' and shall have a loaf as above, worth 1 $\frac{1}{2}$ *d.* beyond, and he shall find a man for four days to reap the lord's corn, taking as above, worth 5*d.*, and he shall carry with his cart, and with 2 men and 2 horses for one day, taking as above, worth 3*d.* beyond, and he shall gather nuts for half a day, worth  $\frac{1}{2}$ *d.* beyond, total of services and customs 3*s.* 4 $\frac{3}{4}$ *d.*, whereof 2*s.* 1*d.* of rent; Thomas Godard, bondman, with issue and a messuage and  $\frac{1}{2}$  virgate of land, which he holds in bondage, the customs and services worth 16*s.* 6 $\frac{1}{2}$ *d.* yearly; Richard Ailmar with his issue and a messuage, 1 acre of land and another acre of land and a rood which he holds in bondage, the rent, customs and services worth 4*s.* 5 $\frac{1}{2}$ *d.* yearly, whereof 5*d.* rent; the same Richard and Richard Godard and a messuage and  $\frac{1}{2}$  virgate of land which they hold in bondage with their issue, whereof the services and customs are worth 16*s.* 6 $\frac{1}{2}$ *d.* yearly; Steyl Wyman, bondwoman, with her issue and a messuage and an acre of land and 6 acres of land formerly of John Fromond which she holds in bondage, the rent, custom and service worth 8*s.* 0 $\frac{1}{2}$ *d.* yearly, whereof 4*s.* of rent; Simon Smyth with all his issue and a messuage and an acre of land which he holds in bondage, whereof the rent, custom and service are worth 3*s.* 5*d.* yearly whereof 9*d.* of rent; Agnes daughter of Thomas Torold, bondwoman, with all her issue and a messuage and an acre of land which she holds in bondage, the rent, custom and service worth 3*s.* 5*d.* yearly, whereof 9*d.* rent; John Grigg, bondman, with his issue and three quarter lands containing 22 $\frac{1}{2}$  acres of land which he holds in bondage, the rent, custom and service worth 8*s.* 8*d.* yearly, whereof 5*s.* 8*d.* rent; Henry Tener, bondman, and a messuage and 2 acres of land which he holds in bondage with his issue, rent, custom and service worth 13 $\frac{1}{2}$ *d.* yearly, whereof 2*d.* rent; Nicholas Attehyde with his issue and a messuage and 2 acres of land held in bondage, rent, custom and service worth 4*s.* 9*d.* yearly, whereof 3*s.*

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[Membrane 15d]—*cont.*

rent; Roger Reynold with issue and a messuage and an acre of land held in bondage, rent, custom and service worth 17½*d.* yearly, whereof 6*d.* rent; Roger Martyn, bondman, for 8 acres of land which he acquired and holds in bondage, rendering 14*d.* yearly; of William Hardy for 6 acres of land which he holds in bondage for which he renders 23*d.* yearly in part; John Taillour and John Hawys with issue and a messuage and a quarter land held in bondage, the rent, custom and service worth 5*s.* 7½*d.* yearly, whereof 4*s.* 8*d.* rent; Adam Henry, bondman, with issue, a messuage and an acre of land and 3 acres of a tenement formerly of Roger son of Thomas, held in bondage, the rent, custom and service worth 2*s.* 9*d.* yearly, whereof 21*d.* rent; Agnes Renes, bondwoman, with issue and a messuage and ¾ acre of land which she holds in bondage, the rent, custom and service worth 23½*d.* yearly, whereof 12*d.* rent; the rent, custom and service of John Bienge for an acre of land called 'Millereslond,' worth 2*s.* 0½*d.* yearly, whereof 13*d.* rent; John Saundre, bondman, with issue, a messuage and ½ virgate of land and an acre of land called 'le Pyhtilacre,' which he holds in bondage, the rent, custom and service worth 5*s.* yearly, whereof 4*s.* 2*d.* rent; Petronilla Terry, bondwoman, with issue, a messuage and ½ virgate of land, held in bondage, the rent, custom and service worth 4*s.* 10*d.* yearly, whereof 4*s.* rent; Nicholas Gile, bondman, with issue and a messuage and a quarter land held in bondage, the rent, custom and service worth 2*s.* 11½*d.* yearly, whereof 2*s.* rent; William Dught, a messuage and 4 acres of land held in bondage, the rent, custom and service worth 19½*d.* yearly, whereof 14*d.* rent and for 'wardpens' ½*d.* and he owes suit of court, of Cristina Brond for a purpresture, 2 capons price 6½*d.* at Christmas; of Richard Latonner for the same, one capon price 2½*d.* of Ralph son of Ralph of rent at Easter, a pound of cumin price 1½*d.*; of Thomas Saward at St. Bartholomew a ploughshare price 7*d.*; of Nicholas Attehide of chevage at Christmas, a capon price 2½*d.*; of Ralph fitz Ralph in part for wardpens, ½*d.*; of John Hunte in part for the same, 1½*d.*; of John Vynour for the same 2*d.*; of Robert Pavy for the same, ½*d.*; of the tenement Punt for the same, in part, ½*d.*; there is a leet there held yearly after Easter at the will of the parceners, the profits and amercements whereof are assigned equally to all the parceners in common, and the expenses are divided, and of perquisites of court, each of the parceners shall have the profits and amercements of his own tenants assigned to him, holding his court at will according to the ancient custom of the manor; also all profits of the market, stallage and fairs and the expenses are shared equally among the parceners, and the fisheries and fish-ponds are assigned in like manner to hold in common; all pastures, commons in paths, streets and vert in the demesne with the trees growing there and in the wastes pertaining to the manor are likewise assigned in common, and each one shall have reasonable access to receive his profits, by the soil of his parceners without claim of the parceners.

Assignment to John de Veer, earl of Oxford and Maud his wife of a quarter of the same manor: the principal hall with pantry and buttery, chambers, kitchen, dresser and other small houses contiguous thereto at the east head, with herbage and other land on either side thereof; a moiety of the bakery, and brewery toward the north for the office of a cowshed; all the granary as it now is and a fourth part of the grange at the east head thereof with free entry and exit by the gate between the town and that grange with easement of the court of the grange in common with their parceners; a chamber called 'Swynesfordes chaumbre'; easement in the chapel and in a house called 'Pressourhous' and a

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[Membrane 15d]—cont.

winepress in common with the parceners, and to be repaired in common; easement with free access by the outer gate and also in the court between it and the inner gate and by that door with easement of the court between it and the great hall and by the door at the head of the kitchen, with easement of the court on the south of the hall and by the south gate to the head of the Swyneford chamber, for their beasts and carriages, with access to the pasture and wood, in common with the parceners; a third part of a garden called 'la Burton' on the south containing  $1\frac{1}{2}$  roods  $3\frac{1}{2}$  perches, for a fourth part of all the chief messuage, except their part of the gardens specified below; all the profit of trees growing on the south side of the great hall; a fourth part of a sheepfold at the head of the same towards Oldefryth; a plot called 'la Pondfold' to impark their beasts, in common with the parceners; in a garden called 'Bolforde gardyn' in a piece near Ratounesrowe,  $3\frac{1}{2}$  acres  $\frac{1}{2}$  rood 15 perches; in Countesse gardyn 2 acres 1 rood 18 perches on the south part of the purparty of John son and heir of John Tibetot and Margaret his wife; in a field called 'Northfeld' in a plot near Gloveres lane extending from the meadow of Robert Cartere to Northmell, 33 acres  $\frac{1}{2}$  rood  $7\frac{1}{2}$  perches; in a piece lying near the hay of Adam Henry and William Hardy extending to a head upon Smalemad and to another head upon Stunkwellemadwe, 29 acres  $1\frac{1}{2}$  roods  $4\frac{1}{2}$  perches; in a piece lying upon Bulfordehul near the land of the said heir,  $7\frac{1}{2}$  acres  $\frac{1}{2}$  rood 13 perches; in a piece lying upon Reyehell abutting upon the bank towards the east, 4 acres 3 roods 7 perches; in a piece lying near the land of Thomas May abutting upon Redescroft towards the east, 8 acres 3 roods 16 perches; in the fourth measure of Assshfeld 30 acres  $3\frac{1}{2}$  roods 16 perches; in another piece of fallow land at the south head of the land of the earl of Northampton and Elizabeth his wife, 22 acres  $7\frac{1}{2}$  perches; in a piece on the east of the path called 'Berdefeldendewey,' extending

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towards Boytoneheg towards the north  $42\frac{1}{2}$  acres 6 perches; also in a piece called 'le Tunge' between Shepecotemed on the south and a piece of meadow called 'Golpesherne' lying between the land of the said heir and that of the earl of Northampton and his wife, 15 acres 7 perches; in a piece extending to Plometonemor on one side and towards Fromondescroft on the other, extending upon the land of Margery de Roos with a piece lying between Plomtonemor and Hobekynescroft containing 42 acres in all; in a piece near the land of Nicholas Gyle on the north and abutting upon the croft of William atte Lane towards the west, 8 acres 18 perches; in a piece lying in Longboxsted on the east 12 acres  $10\frac{1}{2}$  perches; in a piece on the east of Mellesshot near Melleweye abutting upon the land of the prior of Stoke containing 1 acre  $1\frac{1}{2}$  roods 1 perch; in a piece of Doketteslond near the hay on the east 10 acres 1 rood 7 perches; in a piece lying at the entry of Newefeld near Shepecotebrigge containing 13 acres  $\frac{1}{2}$  rood 7 perches; in a piece called 'Pedderescroft' 11 acres 6 perches; in a meadow called 'Parkmad' near the paling on the south 8 acres  $\frac{1}{2}$  rood 11 perches; in Pamphilounesmed in a piece near Retherwykesmed towards the south 1 acre  $\frac{1}{2}$  rood 2 perches; in the meadow of Brodefen in a piece lying on the north of the meadow of Thomas Roger  $2\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $3\frac{1}{2}$  perches; in another piece immediately near the same towards the south  $\frac{1}{2}$  acre  $3\frac{1}{2}$  perches; in the meadow of Shepecotemed in a piece called 'Golpesherne' 4 acres  $\frac{1}{2}$  rood  $10\frac{1}{2}$  perches; in a piece near the meadow of the earl of

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Northampton and Elizabeth his wife on the west 2 acres 3 roods; in the meadow of Northmed in a piece near the meadow of Nicholas Gyle 6 acres 3 roods 18 perches; in a piece lying between the meadow of the earl of Northampton and that of Margery de Roos  $2\frac{1}{2}$  acres 12 perches; 4s. to be received of Ed[mund] Daniel, tenant at will of Pamphilounesmed, who renders 16s. yearly, containing in divers parcels 23 acres 3 roods 16 perches of land and 1 acre  $\frac{1}{2}$  rood of meadow; of John Godard, bondman tenant at will of Ponteslond, rendering 30s. yearly and containing  $37\frac{1}{2}$  acres  $\frac{1}{2}$  rood 9 perches of land in divers parcels taking three acres of meadow in the parcel, for a fourth part of the ferm 7s.  $10\frac{3}{4}d.$  or a fourth part of the land of Ponteslond and Pamphilounesmed as above for the earl's will; in a pasture called 'Stotelese' in a piece abutting upon Serlesbrigge on either side of the bank, 6 acres 3 roods; in the pasture called 'Hilles' in a piece lying on the south thereof,  $7\frac{1}{2}$  acres  $\frac{1}{2}$  rood 6 perches; in the pasture called 'le Busshes' in a piece abutting upon Wyntreswelle, 6 acres 3 roods 5 perches; in a small park in a piece on the west of Overehant near the land formerly of William Richemond, 41 acres  $3\frac{1}{2}$  roods  $9\frac{1}{2}$  perches; in the park of Southfryth in le Hant, called 'Palmereshant' lying near Palmeresheg,  $19\frac{1}{2}$  acres 7 perches; in the same park in a place called 'Dameymaynes-hant' 91 acres 3 roods 14 perches; in the same park in Godardeshant near the hedge of Ferthyngnant,  $29\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $18\frac{3}{4}$  perches; in the same park in Ermyceshant near Chuffreswelle 30 acres 1 rood  $10\frac{1}{2}$  perches; in the park of Oldefryth in the third part of the wood between the wood of Margery de Roos and that of the said heir 44 acres 3 roods; a fourth part of two windmills in common; the rents and services of certain free tenants; to wit: of Thomas de Boyton and John his son holding a messuage and a virgate of land containing 30 acres of land, meadow and pasture, rendering 30s. yearly, and common suit of court; of John son of Thomas holding a messuage and  $\frac{1}{2}$  virgate of land of a tenement formerly Goldsmyth, rendering 5s. 9d. yearly and common suit, and he owes three half carriages and is worth 6d. beyond the reprise; of Sabina de Richemond holding a messuage, 80 acres of land, 2 acres of meadow, rendering 9s. 10d. yearly also 4 eggs 2 hens from her yearly for a meadow called 'Plomtonemor' appraised at 15d., of John le Clerk for tenements which Thomas le May and Roger Huberd hold of him, who renders 12d. yearly; of the same John holding two parcels of pasture acquired of John Sauser and of John Grigge, who renders  $8\frac{1}{2}d.$  yearly; of the same John holding a rood of meadow of a tenement formerly Wygod, rendering 2d. yearly; of the same John holding a purpresture against the messuage of Walter Smartman, rendering 2d. yearly, and John owes common suit for 3 roods of meadow formerly of John Man; of John Pamphiloun holding a purpresture near Okhalle, rendering 6d. yearly; of Cristiana de Donmawe holding 3 acres of land, rendering 14d. yearly; of Thomas May holding 6 acres of land and a purpresture, rendering 17d. yearly; of John de Ville holding 5 acres of land, rendering 14d. yearly and common suit; of John Laweman holding a messuage and 5 acres of land, rendering 16d. yearly; of William Habram holding a purpresture and rendering 1d. yearly; of William Sauser holding  $1\frac{1}{2}d.$  acres of land and a shop, rendering  $2\frac{1}{2}d.$  yearly; of the same William for a plot acquired of John atte Hyde in Lorymeres croft, rendering  $\frac{1}{4}d.$  yearly; of William Cleviere holding a messuage and an acre of land, rendering 3d. yearly; of John le Hunte holding a messuage and an acre of land, rendering 4d. yearly; of Agnes Ladde holding a purpresture, rendering 2d. yearly; of Jolanus de Richemond holding a purpresture opposite his tenement, rendering  $\frac{1}{2}d.$  yearly; of John Cartere holding 6 acres of land and a piece of meadow, rendering 8d. yearly; of Thomas de Tendryngge

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holding a pasture containing 6 acres, rendering 1*d.* yearly and suit of court; of Walter Saward holding 3 roods of land, rendering 3*d.* yearly; of Juliana Torald holding a messuage, 1 acre 1 rood of land and a purpresture, rendering 4*d.* yearly; of Avelina Hierde holding a cottage containing an acre of land, rendering 4*d.* yearly; of Walter Staleworth holding a purpresture and rendering ½*d.* yearly; of John Blake holding a purpresture and rendering 1*d.* yearly; of John le Hierde of Wodeham holding 2 acres of land formerly of William Ladde, rendering 12*d.* yearly; of Richard le Smyth holding an acre of land in Northfeld, rendering 4*d.* yearly; of Hugh de Malketon holding a purpresture, rendering ¼*d.* yearly; of Margaret de Veer holding a purpresture, rendering ¼*d.* yearly; of Walter Loverych holding a burgage, rendering 12*d.* yearly; of the same Walter John Haftere and Cristina Habram holding the tenement of John Habram, who renders 2*s.* 0½*d.* yearly; of Emma Serle holding a burgage, rendering 18*d.* yearly; of John Litelishan, William atte Grene, holding a burgage, rendering 6*d.* yearly; of John Osbern holding a burgage, rendering 6*d.* yearly; of Adam Colbayn holding a burgage, rendering 3*s.* 4*d.* yearly; of Robert Cartere holding two burgages, rendering 13*d.* yearly; of Andrew Tounsoutere holding 3 burgages, rendering 23*d.* yearly; of William de Wauton for one burgage, rendering ¼*d.* yearly; of Robert atte Welde for a burgage, rendering 4*d.* yearly; of Katherine de la Ville for a burgage, rendering 6*d.* yearly; of Adam Chaumberleyn holding a burgage, rendering 4*d.* yearly; of John Venour and Nicholas Gyle holding a shop, rendering 4*d.* yearly; of John Shethe holding a burgage, rendering 3*d.* yearly; of John Walkelyn holding two burgages, rendering 14*d.* yearly; of Richard le Hierde holding a burgage, rendering 10*d.* yearly; of Richard Habram holding a shop, rendering 4*d.* yearly; of William Drougthe holding two shops, rendering 12½*d.* yearly; of Salkine Fullere holding a shop, rendering 4*d.* yearly; of Margery de Essex holding a shop, rendering 4*d.* yearly; of William Sauser holding a shop, rendering 1*d.* yearly; of William Bakere holding a shop, rendering 1*d.* yearly; of John de Yerdelee holding a shop, rendering 2½*d.* yearly; of Richard Gunne holding 1½ burgages, rendering 12*d.* yearly; of John Pykel holding a burgage, rendering 6*d.* yearly; of William de Donmawe holding 2 curtilages, rendering 15*d.* yearly; of the same William holding a curtilage, rendering 10*d.* yearly; of Hugh de Makketon holding a stallage, rendering 1*d.* yearly; also John Thrower, bondman, with his issue, holding in bondage a messuage and a virgate of land containing 30 acres, the rents and services worth 32*s.* 8¾*d.* yearly; John atte Gate, bondman, with issue, and a messuage and ½ virgate of land held in bondage, the rents and services worth 16*s.* 6¼*d.* yearly; Roger de Parys, John Jay, John Hawys, John Hardy, John Cotiller, Agnes Rene and Roger Cartere holding ½ virgate of land formerly of Hugh the smith (*fabri*), bondman, whose rents and services are worth 16*s.* 6½*d.* yearly; John Peyt, bondman, with issue, holding a messuage and 10 acres of land in bondage, the rents and services worth 7*s.* 4*d.* yearly; Maud Habram and Maud her sister, with their issue, holding a messuage and 10 acres of land, the rent and services worth 7*s.* 4*d.* yearly; John Serle holding in bondage 1 messuage 1 acre 1 rood of land and a plot of pasture at Worth, rent and service worth 4*s.* 5½*d.* yearly; John Underwode holding a messuage, 1 acre of land, rent and service worth 4*s.* 1*d.* yearly; also of the same John for a piece of land acquired, 12½*d.*; John atte Gate holding a messuage and an acre of land, rent and service worth 4*s.* 0½*d.* yearly; of the same John for an acre of land acquired, 4*d.*; William Underwode and John Horel holding in bondage a cottage and an acre of land, rent and service worth

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3s. 5d. yearly; John Setard holding in bondage a cottage and an acre of land, rent and service worth 3s. 5d. yearly; William Wodeward, molman, holding in bondage a messuage and 15 acres of land, rent and service worth 5s. 9d. yearly; William Maisoun holding in bondage a messuage and  $\frac{1}{2}$  virgate of land, rent and service worth 5s. 9d. yearly; William Brighman, John Cosyn and their parceners holding in bondage a messuage and a virgate of land,

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rent and service worth 13s. 6 $\frac{1}{2}$ d. yearly; Cristina Brond holding in bondage a messuage and 2 acres of land, rent and service worth 2s. 4 $\frac{1}{2}$ d. yearly; Thomas Pebemerssh and William Hardy holding in bondage a messuage and 7 acres of land, rent and service worth 3s. yearly; John Hawys holding in bondage a messuage and quarter land, rent and service worth 2s. 11 $\frac{1}{2}$ d. yearly; of William Hardy for part of a rent for 6 acres of land acquired  $\frac{3}{4}$ d. of William Maysoun for rent for a purpresture a ploughshare at St. Botulph; of John Grigge of rent, a ploughshare at that feast; of John Akman of rent a capon at Christmas; of chevage of Robert Colyn at that feast, a capon; of chevage of John Saundre, a moiety of a capon, of 'wardsilver' of the tenement Pentes in part,  $\frac{1}{2}$ d.; of John Boyton in part of 'wardsilver,'  $\frac{1}{2}$ d.; of Robert fitz Rauf in part of 'wardepani,'  $\frac{3}{4}$ d.; of Walter atte Fen for 'wardpani,' 2d.; of Sabina Rychemond for 'wardsilver,'  $\frac{1}{2}$ d.; of John Pamphiloun for 'wardsilver,'  $\frac{1}{2}$ d.; of Robert Tounsoutere for 'wardsilver' in part,  $\frac{1}{4}$ d.; also a fourth part of a leet and of various profits, to hold in common [*as in the preceding purparty*].

Assignment to William de Bohun earl of Northampton and to Elizabeth his wife: a great chamber for their hall with all the chambers beneath it and the alley thereto, a small chapel annexed thereto and a chamber beneath the same, and a chamber called 'Countesses chambre' with the small chambers annexed thereto; a moiety of a place between alleys towards the great chamber and Quareleshalle; a moiety of the bakery and brewery towards the south for the office of the cowshed there; a moiety of the pigsty towards the south with a place sufficient to build a granary there, with free entry and exit; also various easements and places to hold in common [*as in the preceding purparty at page 530*]; also a third part of la Burton, containing 1 $\frac{1}{2}$  roods; also a plot called Pountfold, to hold in common; also 3 $\frac{1}{2}$  acres  $\frac{1}{4}$  rood 18 perches of garden in the garden called 'Bolford gardyn' lying between the purparty of the earl of Oxford and Maud on the south; 2 acres 1 $\frac{1}{2}$  roods 18 perches in a third part of Contesses gardyn; in the field called 'Northfeld' in two pieces whereof one lies near Coldhamheg and the other abuts upon the meadow of John Benge towards Abraunsford in which is a mere, 33 acres 1 $\frac{1}{2}$  roods; in a piece there abutting upon Wepyingsshot at one head and at the other upon the meadow of Ralph fitz Ralph, 5 acres 3 roods 16 perches; in a piece lying upon Reiehull near the purparty of Margery de Roos between Smalmad and Stunkwellmad, 23 acres 3 roods 16 perches; in a piece lying upon Churchehull near the croft of Andrew Beng and the green way towards the meadow on the south part, 12 acres 17 perches; in a piece abutting upon Abrahambrugg lying near Hungerwell on the north part, 8 $\frac{1}{2}$  acres  $\frac{1}{2}$  rood 19 perches; in a piece in Asshfild lying near the purparty of the earl of Oxford and Maud on the north, 27 acres 1 rood 11 perches; in a piece there abutting upon Shepcotmad at the north part, 30 $\frac{1}{4}$  acres

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[Membrane 13d]—cont.

$\frac{1}{2}$  rood  $11\frac{1}{2}$  perches of fallow and of good land; in a piece there lying between Boytonmere and Golpesherne towards the west, 47 acres  $3\frac{1}{2}$  roods  $10\frac{1}{2}$  perches; in a piece called 'la Tunge' at Golpesherne, 4 acres 16 perches; in a piece in Boxstede lying near the hedge of John Richemund, 40 acres 3 roods 16 perches; in a piece in Longeboxstede lying near Melleweye on the east, 13 acres  $10\frac{1}{2}$  perches; in two pieces there which Margery de Essex holds at farm at will, whereof one is enclosed with a hedge,  $5\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $1\frac{1}{2}$  perches; and a piece of Millesshot lying between the purparty of Margery de Roos and the part of John son and heir of John Tibetot and abutting upon the mill-pond, 4 acres 1 rood 1 perch; in a piece in Duketteslond lying immediately near the part of the earl of Oxford and Maud there, 10 acres 1 rood 7 perches; in a piece in Newefeld near the land of John Cosyn, 13 acres  $\frac{1}{2}$  rood 9 perches; in a piece there lying near the land of Richard Loksmith and Richard Virly, 6 acres  $3\frac{1}{2}$  roods  $11\frac{1}{2}$  perches; in a piece there lying between the land of Richard Loksmith and le Longebegg,  $4\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $5\frac{1}{2}$  perches; in Parkmad in a piece lying immediately near the piece of the said earl and Maud on the north, 8 acres  $\frac{1}{2}$  rood 9 perches; in a piece in Panphilonesmad lying immediately against the part of the said earl and Maud, 1 acre  $\frac{1}{2}$  rood 2 perches; in a piece of meadow of Brodefen, called Hevedacre, 1 acre  $\frac{1}{2}$  rood 19 perches; in a piece lying near the hay of John Blake, 1 acre  $3\frac{1}{2}$  roods  $7\frac{3}{4}$  perches; in a piece in Shepcotmad lying near the part of the said heir on the west, 5 acres 1 rood  $13\frac{1}{4}$  perches; in a piece in Northmad lying between the meadow of Thomas Maii and Abrahambrugg, 6 acres 1 rood  $2\frac{3}{4}$  perches; in a piece there which John Bienge holds at farm, 1 acre 1 rood; in a piece in Smalmad near the meadow of Ralph fitz Ralph towards the west, 2 acres  $\frac{1}{2}$  rood 7 perches; 4s. to be received of Ed[mund] Danyel for his part of the ferm of 23 acres 3 roods 16 perches of land;  $1\frac{1}{2}$  acres  $\frac{1}{2}$  rood of meadow of land called 'Pamphiloneslond' which he holds at ferm at will, or a fourth part of that land, for 16s. yearly; 7s.  $11\frac{3}{4}d.$  of John Godard for part of his ferm of  $37\frac{1}{2}$  acres  $\frac{1}{2}$  rood 9 perches of land and 3 acres of meadow in divers parcels of land called 'Punteslond' which he holds at ferm at will for 30s. yearly, or a fourth part of that land; in a piece in Scotlese lying on either side of Logge, 6 acres 2 roods 2 perches of pasture; in the second part of the pasture of Hulle in one piece,  $7\frac{1}{2}$  acres  $\frac{1}{2}$  rood 5 perches; in a pasture called 'Busshes,'  $5\frac{1}{2}$  acres 14 perches in one piece lying next the part of the earl of Oxford and Maud; in a small park in a piece near Gaynophegg, 11 acres  $6\frac{1}{2}$  perches; in the park of Southfrith in a piece in Palmereshent on the north part of the said earl and Maud there,  $7\frac{1}{2}$  acres; in a piece called Hobekmeshent, 89 $\frac{1}{2}$  acres; in the small quarter there above Loggam 50 acres 3 roods 2 perches; in a piece in Hermiteshent on the south of Hermyteshok, 21 acres  $1\frac{1}{2}$  roods 19 perches abutting upon the wood of the abbot of Colchester; in the wood of Oldfrith in a piece near the tenure of Thomas de Tendrugg on the west, 44 acres 3 roods; a fourth part of two windmills, taking a fourth part of all the profit thereof in common and finding a fourth part of the expense and reprise; the following rents and services: of Ralph son of Ralph holding a messuage and 60 acres of land of a tenement formerly Milet, rendering 20s. yearly and owes common suit;

[MEMBRANE 12d.]

of the same holding 18 acres of the tenement James and divers other tenements acquired, rendering 5s. 6d. yearly and owes suit of court; of John le Veneour holding a messuage and 60 acres of land and meadow,

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[Membrane 12d]—cont.

rendering 4s. yearly and owes common suit; of Thomas fitz Rauf holding 2 acres of land, rendering 8d. yearly; of Richard Heirer for two parcels, rendering 2d. and a capon at Christmas; of John Bigge holding  $1\frac{1}{2}$  acres of land, rendering 7d. and makes two bedripes in autumn, receiving custom as others, and worth 2d. beyond, and he finds a man to take away the lord's hay, worth 1d.; of Walter Polhey holding a messuage and 2 acres of land, rendering 14d. yearly and finds a man to take away the lord's hay; of Ralph Colyn for an acre of land, rendering 6d.; of John son of William for a messuage and an acre of land, rendering 10d.; of Stephen Lambherde for a messuage and  $1\frac{1}{2}$  acres of land, rendering 18d. yearly; of John Bateman holding  $1\frac{1}{2}$  acres of land, rendering 5d. yearly; of John Ilger for 2 acres of land which he holds of the tenement of Nicholas Blandehare at ferm, rendering 9d. yearly; of Nicholas Baron for 2 acres of land, rendering 13d. yearly; of John Herde of Westwod for a piece of land, rendering 1d. yearly; of the same for 12 acres of land formerly Goshalm, rendering 10s. yearly and owes common suit; of John Ewayn for a messuage and 9 acres of land, rendering 2s. yearly and owes common suit; of William Edmund for a purpresture, 1d.; of Richard Ewayn for a messuage and 3 acres of land, rendering 12d. yearly and owes common suit; of the heirs of Peter atte Sele for an acre of land, rendering 4d. yearly; of Martin Chapman for 2 acres of land, rendering 20d. yearly and two capons at Christmas; of Andrew de Dunmowe for 3 acres of land, rendering 3d. yearly; of Richard Daubere for a parcel, rendering 2d. yearly; of William Hubert for a messuage and a curtilage formerly Rulleco, rendering 2s. 2d. yearly; of Walter Walkelyn for a purpresture, rendering 4d. yearly; of Robert Prentiz for a purpresture, 4d.; of Richard Herde for two purprestures, 5d.; of Roger Pavy for a purpresture,  $\frac{1}{2}$ d.; of John Cobbe and Margery atte Thorne for an acre of land in Haverhill, rendering 7d. yearly; of Henry Godefrey for certain land there, 7d.; of William Coteler for an acre of meadow at Oklonmad, rendering 3s. yearly; of John Cartere holding six burgages, rendering 3s. 3d. yearly; of Andrew de Dunmowe and William Fromund for a shop,  $4\frac{1}{2}$ d.; of John Colyn and Thomas Peddere for a butcher's shop,  $4\frac{1}{2}$ d.; of the same Thomas for a plot opposite the granary, 8d.; of John Andreu for a butcher's shop,  $4\frac{1}{2}$ d.; of Walter de Salingg for a shop, 4d.; of John Hamme for a shop,  $4\frac{1}{2}$ d.; of Walter Alwyne for a messuage near the stable of the cemetery, 13d.; of John son of the said Walter for a shop, 1d.; of the same for a shop near the cemetery,  $2\frac{1}{2}$ d.; of the same for a burgage near the cemetery, 13d.; of the same for a piece of curtilage, 10d.; of the same for another piece, 4d.; of Maud Coteler for half a shop under an upper chamber, 3d.; of Walter Fox for a burgage,  $1\frac{1}{2}$ d.; of Richard Latoner for a burgage,  $19\frac{1}{2}$ d.; of Thomas Maii for a burgage,  $19\frac{1}{2}$ d.; of John Mannyngg for a messuage with curtilage,  $17\frac{1}{2}$ d.; of Sarah Taunsonter for a burgage, 10d.; of Nicholas Coteler for a burgage, 6d.; of William Droghte for a tenement formerly of Peter Alwyne with a purpresture,  $19\frac{1}{2}$ d.; of Agnes Walkelin for 2 shops, 8d.; of John Clerc for a shop, 4d.; of William de la Ville for a shop, 4d.; of Stephen atte Watere for a burgage, 12d.; of Nicholas Cartere for a shop, formerly C . . . ,  $11\frac{1}{2}$ d.; also John Godard, bondman, with his issue, holding in bondage a messuage and  $\frac{1}{2}$  virgate of land, his rent and service, worth 16s.  $6\frac{1}{2}$ d. yearly; the rent and service of the same holding 1 messuage, 4 acres 1 rood of land of the tenement formerly Wigod, worth  $16\frac{1}{2}$ d. yearly, whereof the rent is 6d.; the rent and service of Avise Aleyn, with her issue, holding in bondage a messuage and  $\frac{1}{2}$  virgate of land, worth 16s.  $6\frac{1}{2}$ d. yearly; Thomas de Waltham, with issue, holding in bondage a messuage and  $\frac{1}{2}$  virgate of land, the rent and service, worth 16s.  $6\frac{1}{2}$ d.

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[Membrane 12d]—cont.

yearly; the rent and service of the same Thomas holding  $1\frac{1}{2}$  acres of meadow and pasture, rendering 12d. yearly; Thomas Saward, with issue, holding in bondage a messuage and a quarter land of land, the rent and service worth 9s.  $0\frac{3}{4}$ d. and  $\frac{1}{8}$ d., whereof the rent  $3\frac{1}{2}$ d.; John atte Grene, with issue, holding in bondage a messuage and 10 acres of land, the rent and service worth 7s. 4d. yearly; John Abraham, with issue, holding in bondage 2 messuages, 20 acres of land, the rent and service worth 14s. 8d. yearly; William Coraunt, with issue, holding in bondage a messuage and 10 acres of land, the rent and service worth 7s. 4d. yearly; John Jay, with issue, holding a messuage and an acre of land and 3 acres called 'Jaislond,' the rent and service worth 5s.  $4\frac{1}{2}$ d. yearly, whereof the rent 16d.; John Hardy holding in bondage a cottage and an acre of land, the rent and service worth 5s. 9d. yearly, whereof the rent 3s. 1d.; Richard Loksmith holding in bondage a messuage and 7 acres of land, the rent and service worth 3s.  $0\frac{1}{4}$ d. a year, whereof 2s. rent; John Sausser holding a messuage and a quarter land of land in bondage, the rent and service worth 2s. 6d. yearly, whereof 18d. rent; John Ilger and Roger Martyn holding a messuage and a quarter land in bondage, the rent and service worth 5s.  $4\frac{1}{2}$ d. yearly, whereof 4s. 5d. rent; of William Hardy holding 6 acres of acquired land in bondage for which he renders  $1\frac{3}{4}$ d. yearly of part of his rent; John Hauekok holding a messuage and 7 acres of land in bondage, the rent and service worth 3s. yearly, whereof 20d. rent; Walter Richemund holding a messuage and 7 acres of land in bondage, the rent and service worth 4s.  $3\frac{3}{4}$ d., whereof 3s. 4d. rent; John Bienge holding 6 acres of land called 'Wystokcroft,' rendering 6d. yearly and two capons at Christmas; the same John and his parceners holding 77 acres of land and meadow of the tenement formerly of Abraham, the rent and service worth 18s. 6d. yearly, whereof 7s. 6d. rent; a rent of two ploughshares to be received yearly of Henry Tener at St. Botolf; a rent of two capons to be received yearly of Sabina de Richemund at Christmas; of the chevage of Ralph Colyn a capon at Christmas; a moiety of a capon to be received yearly of chevage of John Saundre; of Robert son of Ralph of a fine called 'wardsilver,' 3d. in part; of John Hunte for 'wardsilver' in part, 3d.; of John Vausour for the like, 3d.; of John Blak for the like, 3d.; of Robert Tousoutere for part of 'wardsilver,'  $\frac{1}{4}$ d.; the profits of a leet and other profits [as in the preceding purparties, as at page 530 above].

The purparty John son of John Tibetot and son and heir of Margaret, fourth sister of Giles Badelesmere: a house called 'Quarellishale' with all chambers and other small houses annexed thereto at either head; also a small chamber at the west head of the chapel, for entry and exit to that hall; a moiety of a plot between alleys towards the great hall and Quarelleshalle; an empty plot near that chamber and all the residue of the said plot, for entry and exit to the chapel and hall, to hold in common with Margery de Roos; also a chamber called 'Knight chambre' near the inner gate for a cowshed with a small chamber near that gate; a fourth part of a grange next the purparty of the earl of Northampton with free entry and exit by the gate between the town and the said grange; also certain easements etc. to hold in common [as in the preceding purparties, as at page 530 above]; in a third part of Bolfordgardin, 3 acres 3 roods 9 perches; in the fourth part of Contessegardyn lying on the north part of the hay of les Hulles, 2 acres  $1\frac{1}{2}$  roods 18 perches; in the field of Northfeld in a piece which John Bienge holds at ferm, 23 acres 1 rood 11 perches; in a piece called 'Wepygsshot,'  $11\frac{1}{2}$  acres; in a piece with two meres extending towards Abrahamregg, 14 acres  $1\frac{1}{2}$  roods 4 perches; in a piece lying upon Bolfordhull near the

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[Membrane 12d]—cont.

croft of Thomas Maii and Martin Chapman,  $14\frac{1}{2}$  acres  $\frac{1}{2}$  rood  $13\frac{3}{4}$  perches; in a piece as it lies between Chircheweye and the croft Rulleco and Redecroft, 14 acres  $\frac{1}{2}$  rood 17 perches; in a piece lying next the land of Nicholas Coteler and abutting upon the meadow of Robert Cratere, 3 acres 1 rood  $7\frac{1}{2}$  perches; in a piece lying between the green way leading towards the meadow on the north and the purparty of Margery de Roos on the south, 2 acres  $1\frac{1}{2}$  roods  $14\frac{3}{4}$  perches; in a piece in Asshfeld in the beginning of a field next the sheepfold, 11 acres  $1\frac{1}{2}$  roods 7 perches; in a piece of fallow land abutting upon Shepcotmad towards the north and upon the croft of John Anable towards the south, 11 acres  $3\frac{1}{2}$  roods 3 perches;

[MEMBRANE 11d.]

in a piece near Saunfordhegg on the west, extending towards Loksmithcroft and Tericroft towards the north, 78 acres 3 roods 8 perches; in a piece lying on the west of Berdefeldhevedwey, 8 acres  $3\frac{1}{2}$  roods 5 perches; in a piece in Boxstede between Richemundesweye or Alsithewell and Pluntone more on the south at one head and corner of the field of the prior of Stok and a well newly made on the other part in which a bound is placed, 40 acres; in a piece abutting upon Longeboxsted towards the west extending upon the land of Thomas de Essex towards the east,  $18\frac{1}{2}$  acres 2 perches; in a piece near the land of Richard Virly in one part,  $3\frac{1}{2}$  acres  $\frac{1}{2}$  rood 14 perches; in a piece del Millesshot lying near the hedge on the west side, 4 acres 1 rood 13 perches; in a third piece in Duketteslond, 10 acres 1 rood 7 perches; in a piece in Newefeld extending from the land of John Cosyn to Golpesherne, 18 acres 3 roods 10 perches; in a piece which Adam Chamberleyn holds at ferm at the will of the parceners, 3 acres  $1\frac{1}{2}$  roods 12 perches; in a piece which John Cartere holds at ferm in the same manner, 4 acres 13 perches; in a third part of Parkmad next the part of the earl of Northampton, 8 acres  $\frac{1}{2}$  rood; in a third part next the part of the same earl, 1 acre  $\frac{1}{2}$  rood 2 perches; in Brodefen in a piece lying on the south of the hay of William Wodeward,  $1\frac{1}{2}$  acres 13 perches; in a piece lying next the meadow of William de Wauton on the south,  $1\frac{1}{2}$  acres  $8\frac{3}{4}$  perches; in a piece lying next the purparty of Margery de Roos towards the west, 3 acres  $3\frac{1}{2}$  roods  $11\frac{3}{4}$  perches; in a piece abutting upon the sheepfold,  $2\frac{1}{2}$  acres  $\frac{1}{2}$  rood 7 perches; in a piece in Northmad between Bolfordbrugge and Pettesbrugge, 7 acres 12 perches; in Stunwellmad next Margery de Roos, 2 acres  $1\frac{1}{2}$  roods  $1\frac{1}{2}$  perches; 4s. to be received of Edmund Danyel for his purparty of the ferm of 23 acres 3 roods 16 perches of land,  $1\frac{1}{2}$  acres  $\frac{1}{2}$  rood of meadow of land called 'Paunfilonesland' which he holds at ferm at will for 16s. yearly; 6s.  $6\frac{3}{4}d.$  to be received of John Godard for his part of the ferm of  $26\frac{1}{2}$  acres  $\frac{1}{2}$  rood 9 perches of land and 3 acres of meadow in divers parcels of land called 'Pountislond' which he holds at ferm at will for 30s. yearly; in a piece in Stotlase in which is a spring called Stokwell, 6 acres 3 roods; in a third part of the pasture of Hilles next the purparty of the earl of Northampton  $7\frac{1}{2}$  acres  $\frac{1}{2}$  rood 5 perches; in a piece of pasture of Busshes in which is a rabbit warren,  $5\frac{1}{2}$  acres 14 perches; in a small park in a piece in le Heyewode, 40 acres lying between the purparty of the said earl and that of Margery de Roos: in the park of Southfrith in a piece in Palmershent, on the north part of the earl's purparty,  $13\frac{1}{2}$  acres; in a quarter called 'Richemondeshull,'  $51\frac{1}{2}$  acres 13 perches; in a piece in Lindeselehull,  $64\frac{1}{2}$  acres 9 perches; in Godardeshent next Heremiteshok on the north abutting upon the hay of Robert fitz Rauf, 16 acres 3 roods

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[Membrane 11d]—cont.

11 perches; in a piece in Ferthinghant on the east of the hay of Godardeshant, 19 acres  $\frac{1}{2}$  rood; in a piece in Holdfrith on the west of the purparty of that earl, 44 acres 3 roods; a fourth part of two windmills, sharing the profits and expenses with the parceners; the rents and services of the following: of John de Heygham holding 2 acres of land next the tenement Russel, for which he renders 5s. yearly and owes common suit; of the same John for the tenement which William Underwode holds of him for rendering seven arrows yearly; of Walter atte Fen holding a messuage and 2 virgates of land, meadow and pasture, rendering 8s. 10d. yearly and owes common suit; of the same Walter  $\frac{1}{2}$ d. of increment for a parcel of meadow acquired of William Botild, bondman; of Stephen Martyn for a messuage and 4 acres of land, rendering 2s. yearly and common suit; of John Chamberleyn for a messuage and 12 acres of land, rendering 2s. 6d. and owes suit; of Walter Lek for a messuage and  $\frac{1}{2}$  acre of land, rendering 12d. yearly; of Adam Colbayn for  $1\frac{1}{2}$  acres of land, rendering 18d. yearly; of Margaret atte Wodehall, 6d. for a messuage; of Thomas Haule and Cristina his mother for a messuage, rendering 4l. yearly; 5d. of Robert Colyn for a messuage containing an acre of land and 2d. for a purpresture; 2d. of a messuage of Joan Stubbere yearly; of John Saward for a messuage and an acre of land, 8d. and a ploughshare at St. Botulf appraised at 7d.; of Joan Veneour the younger for a purpresture 2d.; of Thomas de Essex for an acre of land 4d.; of Andrew Bienge for a messuage and 18 acres of land and meadow, 15s. and suit; of Geoffrey Godefrey for a messuage and a picle, 12d. and suit; of Walter Ewayn for a messuage and 9 acres of land, 3s.; of William Drougte and John Hirde of Wodeham for a messuage and 32 acres of land formerly of Walter Richemond, 7s. and common suit; of William atte Brugge for a messuage and 2 acres of land, 2s. 7d. and suit; of Andrew Paunfloun for a certain piece of meadow, 4d.; of Gonia daughter of Ralph for an acre of meadow, 10d.; of John le Hunte the elder for an acre of meadow, 12d.; of Walter Smertman for a certain purpresture, 2d.; of the wife of Nicholas Stapelhard for certain tenements in Haverill; of Thomas de Dalham for certain tenements in Haverill, 4d.; of Nicholas Cosyn for a burgage there, rendering 12d. yearly; of Andrew Paunfloun for 3 burgages, rendering 2s. 2d. yearly; of Stephen Martyn and John Ussher, parceners, for a shop, rendering 5d. yearly; of Nicholas Cartere for two shops with buildings, rendering 8d. yearly; of the same Nicholas for a plot next to Walter Fox, rendering 1d. yearly; of the same Nicholas for a vacant plot next the cemetery, rendering 3d. yearly; of William Drougte, for two burgages lying in divers places, rendering 10d. yearly; of the same William for a vacant plot formerly Madenlond, containing by estimate 1 acre 1 rood, 2s. 6d. yearly; of the same for two purprestures, and renders 3d. yearly; of the same for a tenement formerly of Philip the smith (*fabri*), 3d.; of the same for le Shetheriscroft containing an acre, and rendering 16d. yearly and common suit; of William TailLOUR the elder for a shop with a plot annexed, rendering 4d. yearly; of Andrew Donemowe for a shop, rendering 4d. yearly; of William Coteler for a burgage, rendering 9d. yearly; of Henry Colle for a burgage, rendering 7d. yearly; of Wobourne for a burgage, rendering 16d. yearly; of William Flecher for a burgage, rendering 5d. yearly; of William de Laville for a messuage with curtilage, rendering 3s. 0 $\frac{1}{2}$ d. yearly; of Geoffrey Huberd and Roger Cartere, parceners, for a burgage, rendering 2s. 6d. yearly; of William Drougte for an acre of meadow acquired of John Sauser, rendering  $\frac{1}{4}$ d. yearly; of John Prest for a vacant plot, rendering 3d. yearly; of Adam Bosaille for a burgage, rendering 5 $\frac{1}{2}$ d.

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[Membrane 11d]—cont.

yearly; of Thomas Hobold for a burgage, rendering 7½d. yearly; of John Mamyng for a shop formerly of John de Hunden, rendering 5d. yearly; of the same for half a shop in the market, 1d.; of John de Hegham for a shop, rendering 4d. yearly; of the same John for a shop, rendering 5½d. yearly; of Robert de Driby for a shop, rendering 2½d. yearly; of Andrew Daubere for a shop, rendering 2½d. yearly; of John Franssh for a burgage, rendering 6½d. yearly; of William Sausser for a plot of vacant land there, rendering 4d. yearly; of Maud Wolston for a burgage, rendering 4d. yearly; of John de Houden for a burgage, rendering 4d. yearly; of John Colyn for a burgage, rendering 9d. yearly; of Andrew Daubere for a burgage, rendering 6d. yearly; of William Mareschal, bondman, with his issue, holding in bondage a messuage and ½ virgate of land whereof the rent and service are worth 16s. 6½d. yearly; Ralph Godard, bondman, with issue, holding in bondage a messuage and ½ virgate of land, the rent and service worth 16s. 3½d. yearly; John Neel, bondman, with issue, holding in bondage a messuage and ½ virgate of land, the rent and service worth 16s. 3½d. yearly; John Cok, bondman, with issue, holding a messuage and 10 acres of land, the rent and service worth 7s. 4d. yearly; William Botild, bondman, with issue, holding in bondage two messuages and 20 acres of land, the rent and service worth 14s. 8d. yearly; Walter Peyt holding in bondage a messuage and an acre of land, the rent and service worth 5s. 0½d. yearly, whereof 12d. rent; Andrew Hertele holding in bondage a messuage and an acre of land, the rent and service worth 4s. 0½d. yearly; of William Hardy holding 6 acres of land of part of his rent, ½d. yearly; William atte Nok holding in bondage a messuage and an acre of land, the rent and service worth 4s. 0½d. yearly; Thomas Ladd holding in bondage a messuage and an acre of land, the rent and service worth 4s. 0½d. yearly; John Aleyn holding in bondage a messuage and an acre of land and other lands acquired, the rent and service worth 7s. 11¾d. yearly; John Aleyn holding in bondage a cottage and an acre of land, the rent and service worth 3s. 5d. yearly, whereof 9d. rent; John Loksmith holding in bondage a messuage and an acre of land, the rent and service worth 2s. 9d. yearly; John Bienne holding in bondage a messuage and ½ virgate of land of his inheritance; also he holds 7 acres of land formerly of Brigtmare and of John de Salyng, also 14 acres of the tenement of James, the rent and service worth 17s. 1½d. yearly; Adam Chamberleyn holding in bondage 3 acres of land formerly Redes, the rent and service worth 8s. 9¾d. whereof 2s. 10¼d. rent; Jordan Cok and John Avenaunt holding jointly a messuage and ½ virgate of land, the rent and service worth 4s. 10d. yearly, whereof 4s. rent; John Tile holding in bondage a messuage and ½ virgate of land, the rent and service worth 5s. 10d. yearly, whereof 5s. rent; of Maude atte Milleende of rent at Christmas, 2 capons; of Walter Serle of rent at the same term, a capon; of the chevage of John Stevene at the same term, a capon; of Robert fitz Rauf for a fine called 'wardsilver,' 1½d. in part; of John Hunte for the same in part, 3½d.; of Ralph fitz Rauf for a tenement Moeulet, 1d.; of John de Boyton for the same in part, ½d.; also there is a leet there etc. [as in the purparty of Margery de Roos at page 580 above].

## MEMBRANE 10d.

Enrolment of indenture made between the king of the one part and Robert le Walsh of Hamelden and John Saundres of Enebourn of the other part testifying that whereas the king, for certain causes, has seised

1348.

*Membrane 10d—cont.*

into his hand all the manors and lands in England which belonged to Margery late the wife of Nicholas de la Beche, now the wife of John son of Robert de Dalton, knight, because of the forfeiture of John, who is indicted for divers felonies and treasons in co. Wilts, and is outlawed by process made before William de Thorp and his fellows, justices appointed in that county to hear and determine those trespasses, and by advice of the council it is ordained to sell all the great wood in parks, woods, hays, gardens and elsewhere on the aforesaid manors and lands, the king has sold to the said Robert and John all the great wood growing in the two parts of a plot called 'le Park,' in two parts of the wood called 'Rughcroft,' in two parts of a little grove called 'Braiesgrove' in Yatyngdenn, with all the great wood growing about the woods, hays and ditches of the said manor; also all the great wood growing in two parts of a grove called 'Puthangre,' and of another grove called 'le Frith' in Asshedenn; also all the great wood growing in two parts of two groves called 'Heygrof' and 'Hucleseye' in Botenhampstede with all the great wood growing in two parts of the enclosure of the said messuage of Botenhampstede; all the great wood growing in a toft and a grove in Asshampsted except all the apple trees and the underwood cut or to be cut in the said places, for seven years, according to the use of the county, for 45*l.* to be paid down to the king in his chamber by the hands of the receiver or of him who supplies his place, receiving from him letters under the Griffoun seal testifying that payment, to wit 22*l.* 10*s.* at the gule of August next and 22*l.* 10*s.* at Michaelmas following, and if they fail in the payment, they and William Cadeyn of Yatingdenn and William atte Dene of Hameldenn bind themselves in 40*l.* to be paid to the king in his said chamber for each term that they make default, and Robert and John grant that all the ditches and hedges thrown down or damaged by them about the said woods, by reason of the carriage or felling of the wood, shall be duly repaired at their cost; and the king grants that they shall have time to empty the said woods with free access at any hour, from Midsummer next, until the same feast in the following year, and if they are not able to send their bargain before the end of the said term, if there be not fraud or collusion between them, he grants that they shall have recompence in the said sum for any damage to the wood sold to them, through disturbance of the king, or by the death of Margery, by advice of the council, in allowance of their payment aforesaid. Dated at Westminster on 28 May. *French.*

Like indentures were made between the king and the following persons, for wood sold, to wit:—

The great wood growing in the park of Lekhampstede with all the great wood growing in the gardens there, all the great wood in the wood called 'Westwode' with le Sterte and all the great wood growing in the wood called 'Estele' pertaining to the manor of Lekhampstede, sold to John Dagenet of Redyng and John atte Rudyng of Broghlesbury for 260*l.*, to be paid at the chamber, with bond for payment of 200 marks at each term, made by them and by William de Seint Alban, John atte Hidehacch of Faukerugg and John Wolf of London. Dated on last day of May. *French.*

The great wood growing in the park of Bradefeld and all the great wood growing in the wood called 'Bokholde' there, and all the great wood growing in the woods of Estrode, Westrode, Botelerswode, Catterslonde and Wilgrove appurtenant to the manor of Bradefeld and all the great wood growing about the said park and woods, sold to Thomas de Coleshull, Richard Brok, Nicholas Passelewe of Stoke Abbot and John Aubrey of Herdewyk for 8,000 marks, to be

1348.

*Membrane 10d—cont.*

paid in two years, with bond for the payment of 4,000 marks for each term that they make default, made by them and by Nicholas atte Haghe of Hampstede Ciphrewas, John atte Welle of Hampsted Ciphrewas and William Herdewyk of Whitchurche. Dated on 3 June. *French.*

All the great wood growing in a grove called 'Foxhull,' appurtenant to the manor of Beaumes, all the great wood growing at the hays about the fields of Threhurn, Junonie, Whitefeld and Gardiners land, all the gross wood growing in the hays about the pastures of Foxhull, to wit: Muchel Wales and Litelwales and all the great wood growing in the garden next the sheepfold of Foxhull, sold to John de Burghfeld for 40 marks, with bond to pay 40 marks for each term that he makes default, made by himself and by John Uppenedham and John atte Hacche of Burghfeld. Dated on 28 May. *French.*

All the great wood growing in two groves called 'Farlyngmor' appurtenant to the manor of Beaumes, with the great wood growing about the hays and ditches thereof sold to William de Eton of Hamelden for 20 marks, to be paid at the chamber, with bond to pay 40 marks if he make default, made by him and by William de Iveden of Hamelden. Dated on 6 June. *French.*

All the great wood growing in a grove called 'Roughgrove' with la Gigeheurne and about le Halle place and the fields there, appurtenant to the manor of Benetfeld, co. Berks, and all the gross wood growing in two gardens of that manor, all the gross wood growing in two parts of a grove called 'Wythemedegrove,' with another grove adjoining, appurtenant to the said manor; all the gross wood growing in two parts of a grove called Estgrove, appurtenant to that manor, and all the gross wood growing about the said places in hedges and ditches except the apple trees in the said gardens and all the underwood which is to cut there from time to time every seven years according to the custom of the country, sold to Robert le Walsh of Hamelden and to Richard atte Hacch of White Rothyng for 50 marks to be paid in the chamber. Dated on 12 July. *French.*

## MEMBRANE 9d.

July 18. Thomas Worshipp acknowledges that he owes to Richard de Aston,  
Westminster. parson of Skelton church, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Brother Laurence, master of the hospital of St. Bartholomew, Smythefeld, London, acknowledges for himself and the brethren of the hospital that they owe to Thomas de Sybthorp, parson of Bekeningham church, Robert de Tughale, William de Emeldon, parson of Bothale church, and John de Pokelington, parson of Glaston church, executors of the will of Thomas de Baumburgh, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

July 17. Nicholas de Castello acknowledges that he owes to Roger Hardegrey  
Westminster. 52*l.* 13*s.* 8*d.*; to be levied etc. in co. Norfolk.

Edmund de Baconesthorp acknowledges that he owes to Roger Hardegrey 27*l.* 5*s.* 11*d.*; to be levied etc. in co. Norfolk.

1348.

*Membrane 9d—cont.*

John de Keleteston of Houton acknowledges that he owes to Roger Hardegrey 21*l.* 13*s.* 4*d.*; to be levied etc. in co. Norfolk.

*Cancelled on payment.*

John de Lympenhowe acknowledges that he owes to Roger Hardegrey 13*l.* 14*s.* 11*d.*; to be levied etc. in co. Norfolk.

*Cancelled on payment.*

Enrolment of release by Adam son of Sir Adam de Swylyngton, knight, to Thomas de Fenton and Isolda his wife and the heirs male of their bodies, of all his right and claim in the manor of Thorp upon the Hill near Rothewell, co. York, which manor Isolda held of the gift and enfeofment of Adam, his father to hold for life. If Thomas and Isolda die without male heirs of their bodies the manor shall revert to Adam. Witnesses: Sir Robert de Nevill, Sir John de Caburleye, knights, Adam de Hopton, William de Fyncheden, the younger, Richard de Toong, John Alayn of Wakefeld. Dated at Swylyngton, co. York, on Wednesday in Easter week, 1348.

*Memorandum* that Adam came into chancery at London, on 19 July and acknowledged the preceding deed.

July 21.  
Westminster.

Nicholas de Taterford, clerk, acknowledges that he owes to Master John de Carleton and to John de Wynwyk, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

July 22.  
Westminster.

John de Mounteny, knight, acknowledges that he owes to Robert de Ufford, earl of Suffolk, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Thomas de Frennyngham of co. Kent and Nicholas atte Welle of Croyndon of co. Surrey acknowledge that they owe to John de Pulteneye, knight, and John de Eccleshale, canon of London, 100*l.*; to be levied etc. in cos. Kent and Surrey.

July 17.  
Westminster.

To the sheriffs of London. Order to supersede the taking of John de Molyns, knight, by a mainprise, as he has shown the king that whereas Peter del Clay of London and John de Barton, executors of the will of Hardelevus de Barton, brought a writ before the justices of the Bench returnable on the quinzaine of Midsummer last against him that he should render account to them for the time when he was receiver of Hardelevus's money, and because the sheriffs returned before the justices on that quinzaine that John was not found and had nothing in that bailiwick whereby he could be attached to render that account, the king ordered the sheriffs by writ de *judicio* to take him and have him before the justices fifteen days from Martinmas next to render account to the said executors, and now John has besought the king to order his release, as he is ready to render the said account and to stand to right in all things according to the law and custom of England, and Thomas de Tochewyk and Martin Chaunceux of co. Buckingham have mainperned in chancery to have him before the justices on the said quinzaine of Martinmas to render account to the executors and further to do and receive what the king's court shall determine.

July 21.  
Westminster.

To the warden of the Flete prison or to him who supplies his place. Order to release Reginald le Wyse of Pritelwell in co. Essex from prison, by a mainprise, as at his suit showing that he lately acknowledged in the

1348.

*Membrane 9d—cont.*

city of London before the mayor and the clerk there to receive the acknowledgments of debts that he owed by law merchant to Hugh de Upcherche, mercer, 80*l.* to be paid at Michaelmas last, and although Hugh afterwards granted by indenture made at Pritelwell, co. Essex, on Monday after the Purification last, that if Reginald should pay him at Pritelwell, 40*l.* at the same terms, then the recognisance should be null and void, yet Reginald on going to London after making the indenture was arrested at Hugh's suit asserting that he had not been satisfied at Michaelmas for the first instalment of 20*l.*, and he was imprisoned by virtue of a writ sent to the sheriffs of London, and he beseeching the king to provide a remedy, the king considering that the discussion of an indenture made without the city ought not to be made by the sheriffs ordered them to have him before the justices at Westminster under safe custody, fifteen days from Midsummer last to receive justice upon the premises, and to warn Hugh to be there to show cause why Reginald should not be released, according to the indenture, and further to do and receive what should then be determined, and the king ordered the justices to hear both Hugh and Reginald, to view the said indentures, and to cause what is right to be done; and now Reginald has besought the king to provide that he be not afflicted by long and unjust detention, as he was brought before the justices by the sheriffs on the said day, and because Hugh did not appear, he was committed to the Fleete prison to be kept there until the octaves of Michaelmas next; and John de Pritelwell of London, Adam Hurel, John Sperlyng and John Baloun of London, have mainperned in chancery to bring back Reginald to that prison on the said octaves to stand to right upon the premises, or to answer for the 80*l.* and damages if they do not bring him back.

By C.

*Memorandum* that Richard Cheyne, supplying the place of the warden of the Fleete prison, came into chancery at Westminster on 8 October and acknowledged that he had received the body of Reginald from the said mainpernors to be detained in that prison in the form in which he was delivered to him.

## MEMBRANE 8d.

Enrolment of release by John de Wantynge son and heir of John de Marisco to Sir David de Wolloure and Sir Henry de Ingelby, clerks, of all his right and claim in all the lands which they hold in the town of Stifford, co. Essex. Dated at Stifford on 8 July, 22 Edward III.

*Memorandum* that John came into chancery at Westminster on 11 July and acknowledged the preceding deed.

July 10.  
Westminster.

To the sheriffs of London. Notification that whereas the king took into his protection William de Sandiacre, clerk, then about to set out to Brittany in his service, as was said, and his men and possessions, until Christmas next, so that he should be quit of all pleas and suits except pleas of dower *unde nihil habet* and *quare impedit* and assizes of novel disseisin and darrein presentment, and except suits summoned before the justices in eyre, the letters to be null if he should not take the journey or return to England before that term, yet because William, long before the date of the said protection and afterwards, was detained in Neugate prison at the suit of divers persons, and the plea pending before the sheriffs at the suit of John Levelif, draper of London, and of John Poleyn, mercer, against William, has remained without a day by reason of that protection, the king has revoked the said letters of protection, and he orders the sheriffs to do what is right in the said suits notwithstanding those letters.

1348.

*Membrane 8d—cont.*July 10.  
Westminster.

To the treasurer and barons of the exchequer, Dublin. Order to cause Thomas de Saundeby, who is detained by such infirmity that he cannot travail, as the king is informed by trustworthy testimony, to have respite until the quinzaine of Michaelmas next for all accounts which he is bound to render at the exchequer. By K.

Enrolment of grant by Lora late the wife of Sir Ralph Sauvage, knight, of co. Kent, to John de Fynchynfeld of co. Essex of all her tenement in Suthewerk near London situate in the parish of St. Mary Magdalene, which lies towards the 'east' at the tenement of Richard de Lambbeth and towards the 'west' at the tenement of the prior and convent of Suthewerk, towards the 'north' at the cemetery of the priory of St. Mary, Suthewerk, and towards the 'south' at the lane leading from the highway of Suthewerk to the house of the bishop of Winchester. Dated at Suthewerk on Monday after St. Margaret, 22 Edward III. Witnesses: Sir John de Polteneve, Thomas de Marynz, John de Kyngeston, Alan de Hethe, Alan Ferthyng, Elias de Brawyngg, Geoffrey Peacock, Robert Hamond, William Maudele, William Sadelere, John Clerc, John Sevenok.

*Memorandum* that Lora come into chancery at London on 22 July and acknowledged the preceding deed.

July 23.  
Westminster.

John Turgytz the younger of London acknowledges that he owes to Gaucelinus, cardinal bishop of Albano, parson of Lymynge church, and to Master Reymund Pelegrini, canon of London, 169*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Laurence de Lenne acknowledges that he owes to Robert de Sancto Johanne of London, skynnere, 6*l.*; to be levied etc. in co. Southampton.

John de Oxenford acknowledges that he owes to Henry Cove of London, 'mercier,' 150*l.*; to be levied etc. in co. Nottingham.

Walter de Shakenhurst acknowledges that he owes to Henry, earl of Lancaster, 225 marks; to be levied etc. in co. Worcester.

*Cancelled on payment, acknowledged by Henry de Walton, the earl's attorney.*

July 21.  
Westminster.

To William de Shareshull, John de Stouford and Hamo de Derworthy, justices of assize in co. Wilts. Order to continue in the same state in which it now is the assize of novel disseisin which William le Clerc of Nyweton Tony arrames before them against John de Beauchamp of Nyweton Tony who is staying in the king's service in parts beyond the sea, and others contained in the original writ, for tenements in Nyweton Tony, so long as he remains in that service or until further order, in accordance with the ordinances. By K.

July 24.  
Westminster.

Michael Lespicer of Huntyngdon, chaplain, acknowledges that he owes to John de Askham, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

July 26.  
Westminster.

To the sheriffs of London. Order to release Nicholas de Bisshopeston from prison by a mainprise, as the king lately ordered them to attach him and have him before the king on the octaves of Michaelmas next, to answer Simon de Rasen of London, armourer for mayhem and breach of the peace, whereof he appeals him, wherefore Nicholas was taken and is imprisoned in Neugate, and he has besought the king to provide for his indemnity as he is ready to answer Simon for the mayhem, and he is about to set out to parts beyond the sea, and Thomas de Lancastr[ia], knight, and Thomas Cheyny of London, have mainperned in chancery to have him before the king on the said day to answer Simon for the mayhem and further to do and receive what the king's court shall determine.

1348.

*Membrane 8d—cont.*

Enrolment of release by William son of Robert le Lorde of Stormesworth of co. Leicester, chaplain to Henry de Wynwyk, rector of Walsokne church, John de Wynwyk, rector of Wynwyk church, Roger Reynald, of Stormesworth, chaplain, and Roger Stiward of Boresworth, chaplain, of all his right and claim in certain lands and rents and in the reversions of certain lands and rents which they hold of his gift and enfeoffment in the town of Stormesworth. Dated at Fletestrete in the suburb of London, on Monday after St. James, 22 Edward III.

*Memorandum* that William came into chancery at London on 28 July, and acknowledged the preceding deeds.

## MEMBRANE 7d.

July 9.  
Westminster.

Richard Spicer of Dunstaple acknowledges that he owes to William Peterouge 100 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

The same Richard acknowledges that he owes to the said William 100*l.*; to be levied as aforesaid.

July 10.  
Westminster.

Robert de Kent, citizen and horse merchant of London, acknowledges that he owes to William Hert, citizen and baker of London, 4*l.*; to be levied etc. in the city of London.

Hugh de Croft and Nicholas de Styvecle acknowledge that they owe to John de Wesenham and Richard de Salteby 84*l.*; to be levied etc. in co. Huntingdon.

*Cancelled on payment.*

July 10.  
Westminster.

Thomas Joye of Pendlesford acknowledges that he owes to Thomas Beket 40*s.*; to be levied etc. in co. Somerset.

Richard Damory, knight, acknowledges that he owes to Thomas Harewold, citizen of London, 400*l.*; to be levied etc. in co. Oxford.

July 12.  
Westminster.

John Strode, the younger, acknowledges that he owes to Richard Smelt, citizen and fishmonger of London, and to Reginald de Eccles, 40*l.*; to be levied etc. in co. Kent.

Enrolment of release by John Payn, lord of Austebourne in the isle of Wight, to John le Engleys, citizen of London, and Robert de Barton called 'Chamberleyn,' of all his right and claim in all that manor of Austebourne with its appurtenances, which they now hold according to the form of a deed made at another time between them and John, of his grant. Witnesses: John de Bedeford, William de Cave, John de Oxneford, Robert Derby, citizens and skinnners of London, John de Kyngheston, knight, Thomas le Noreys of Wippyngham, Laurence le Noreys of the same, John Coterel, John Clavill of the Isle of Wight. Dated at London on Friday after St. Lucy, 20 Edward III.

*Memorandum* that John Payn came into chancery at London on 13 July and acknowledged the preceding deed.

July 15.  
Westminster.

John Stedeman of Throp Mundevill, the elder, acknowledges that he owes to John Stedeman of Throp Mundevill, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1348.

*Membrane 7d—cont.*

July 16.  
Westminster.

To Robert de Gildesford. Order to deliver to Nicholas Boilet all his goods and chattels by a mainprise, as Thomas de Swanlond and Walter de Chiriton have mainperned in chancery to answer for the same if they ought to pertain to the king, as they were taken into the king's hand by reason of certain frauds and other charges laid against Nicholas. By C.

June 3.  
Westminster.

To the abbot of Oseneye, one of the collectors in the bishopric of Lincoln of the biennial tenth last granted by the clergy of the province of Canterbury. Order to permit the abbess and convent of Godestowe to be quit of the portion touching them of that tenth for the second year up to the sum of 15*l.* as the king has pardoned them 20*l.* of their portion of that tenth, provided that they answer for any portion touching them beyond the 15*l.* The king has ordered the prior of Bradenestok, collector of that tenth in the diocese of Salisbury, to permit the abbess and convent to be quit of the remaining 100*s.* By p.s. [19565.]

July 11.  
Westminster.

To the sheriff of Northumberland. Order to supersede the execution of the king's order directing him to take Roger de Wyderington and his lands, goods and chattels, as the king lately ordered the sheriff to take Roger and certain others who released divers prisoners of Scotland taken in the battle at Durham, contrary to the proclamation and prohibitions thereon, and to seize their lands, goods and chattels into the king's hand, and afterwards at Roger's suit showing that he had taken a prisoner called Makebeth de Scotia in that battle, and no other, and that Makebeth had made stay in the king's peace in the company of Edward de Balliolo, king of Scotland, and Roger beseeching the king to cause an inquiry to be made into the premises and to supersede the things laid upon him, it was found by an inquisition taken by Robert de Raymes, sometime sheriff in that county, that Roger released no captives taken in that battle except Makebeth, who is staying in the king's peace as aforesaid. By p.s.

Enrolment of release by William de Brook to John de Charlton the elder and John his son, and to Maud wife of John the son and the heirs of the bodies of John the son and Maud, of all his right and claim in the manors of Couelye and Hylendon, co. Middlesex, and in a messuage, 80 acres of land, 12 acres of meadow and 24*s.* rent in Brokton and la Grave, co. Buckingham. Witnesses: Thomas Legg, then mayor of London; Adam Brabazoun, then sheriff of that city, Thomas de Waledene, John Cauntebrugg, John Osekyn. Dated at London on 25 July, 22 Edward III.

Enrolment of release by William de Brok to John son of John de Cherleton and Maud his wife and the heirs of their bodies, of all his right and claim in all the lands which were ever in his possession in Haldenby and Ravenesthorp, co. Northampton. Witnesses: Thomas Legg, then mayor of London; Adam Brabasoun, Richard le Goldbetere, then sheriffs of that city, Thomas de Walden, John de Cauntebrugg, John Osekyn. Dated at London on 25 July, 22 Edward III.

*Memorandum* that William came into chancery at the church of St. Clement Danes without the bar of the New Temple, London, on 28 July and acknowledged the preceding deeds.

July 30.  
Westminster.

Peter de Cressyngham, vicar of Mendelesham church, diocese of Norwich, acknowledges that he owes to John de Bromley, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Suffolk.

July 30.  
Windsor.

Thomas de Clypston, parson of Great Paunton church, diocese of Lincoln, acknowledges that he owes to Robert Ferour of Grantham 8 marks; to be levied etc. in co. Lincoln.

## MEMBRANE 6d.

1348.

July 9.  
Westminster.

William Peterouge acknowledges that he owes to Richard Spicer of Dunstaple 100 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Pappeworth, knight, acknowledges that he owes to John de Preston 200*l.*; to be levied etc. in co. Cambridge.

John de Preston acknowledges that he owes to John de Pappeworth, knight, 200*l.*; to be levied etc. in co. Sussex.

Enrolment of release by John de Ferers, knight, to Richard earl of Arundel of all his right and claim in the manor of Estangemeryngg with its appurtenances, with the advowson of the church of the town and of the chantry at the altar of the Virgin in the church and in the reversion of 12 acres of land which Elys de Clympesfeld and Auneys his wife hold for their lives in that town. Dated at Estangemeryngg on Monday after Midsummer, 22 Edward III. *French.*

*Memorandum* that John came into chancery at London on 9 July and acknowledged the preceding deed.

July 10.  
Westminster.

John Mounteny and John Tany, armourer and citizen of London, acknowledge that they owe to William de Derby, citizen of London, 96*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

July 10.  
Westminster.

Hugh de Meignill, knight, acknowledges that he owes to Roger Hillary, knight, 12*l.*; to be levied etc. in co. Derby.

July 11.  
Westminster.

John de Rocheforde acknowledges that he owes to Walter de Mauny 100*l.*; to be levied etc. in co. Oxford.

John de Wantynge, son and heir of Joan de Marisco, acknowledges that he owes to David de Wolloure and to Henry de Ingelby, clerks, 5 marks; to be levied etc. in co. Berks.—Walter Power received the acknowledgment.

July 8.  
Westminster.

To the collectors in co. Berks of the tenth and fifteenth granted in the twentieth year of the reign. Order to supersede the levying of the tenth and fifteenth made on the lands which belonged to John de Bello Campo of Somerset, tenant in chief, provided that the fermors of those lands pay for any goods and chattels which are not of the said lands, as the king granted the custody of two parts of the said lands to Robert de Ferariis and Reginald de Cobham, which lands were in the king's hand by reason of the minority of John's son and heir, to hold for rendering a certain thing yearly, until the heir should come of age.

By C.

July 17.  
Westminster.

William de Vesey of Neusum acknowledges that he owes to Thomas de Sibthorp, Robert de Tughale, William de Emeldon and John de Pokelyngton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

The same William acknowledges that he owes to the said Thomas, Robert, William and John 100*l.*; to be levied as aforesaid.

July 16.  
Westminster.

John de Grey of Codenore acknowledges that he owes to Henry earl of Lancaster 100*l.*; to be levied etc. in co. Essex.—Walter Power, clerk, received the acknowledgment.

*Cancelled on payment, acknowledged by Henry de Walton, the earl's general attorney.*

1348.

*Membrane 6d—cont.*

July 17. Ralph Bret of co. Devon acknowledges that he owes to William de Westminister. Luscote 40s.; to be levied etc. in co. Devon.

Enrolment of acknowledgment of receipt by Thomas de Beverley from John son of John de Enefeld, knight, in the town of Westminister of 80*l.*; in which John was bound to him by a recognisance made in the Common Bench on Thursday after the month of Easter, 22 Edward III, to be paid on Sunday before the Translation of St. Thomas the Martyr then following. Witnesses: Henry de Frowyk, William de la Panetrie, Thomas de Frowyk, John de Harleston, John de Hendon. Dated at Westminister on Sunday before the Translation of St. Thomas. *French.*

*Memorandum* that Thomas de Beverley came into chancery at Westminister on 17 July and acknowledged the preceding deed.

July 14.  
Westminister.

To the sheriff of Norfolk and Suffolk. Order, upon sight of these presents, to cause proclamation to be made that no one shall tourney, joust or seek adventures or do other deeds of arms upon pain of imprisonment and the forfeiture of his horses, arms and all other things, but that everyone of that bailiwick shall provide himself with arms befitting his estate and prepare himself for the defence of the realm against the malice of the king's adversaries of France, as the truce between the king and those adversaries has recently expired, and the king wishes to provide for the defence of the realm. If the sheriff finds any disobeying the proclamation, he shall take and imprison them and take their horses, armour, equipments and other things into the king's hand, as forfeit to him, to be kept until further order, certifying the king of the names of those arrested, of the value of the horses etc. and of all his action in the matter.

By K. and C.

The like to all the sheriffs of England.

July 19.  
Westminister.

Walter de Kelleby of Lincoln acknowledges that he owes to Richard de Thoresby, clerk, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Enrolment of release by Lora, late the wife of Ralph Sauvage, knight, of co. Kent, to John de Fynchynfeld of co. Essex, of all her right and claim in all that tenement which she held in the parish of St. Mary Magdalene, Suthewerk, of which tenement she lately enfeofed him in fee by her simple charter. Dated at Suthwerk on Tuesday the feast of St. Mary Magdalene, 22 Edward III. Witnesses: Sir John de Polteneye, Thomas de Marynz, John de Kyngeston, Alan de Hethe, Alan Ferthyng, Elias de Brakkyng, Geoffrey Peacock, Robert Hamond, William de Maudele, William Sadelere, John Clerk, John Sevenok.

*Memorandum* that Lora came into chancery at London on 22 July and acknowledged the preceding deed.

*Memorandum* that Robert de Baildon and John de Ellerton, the king's sergeants at arms, have mainperned before the council at London on 25 July for Adam le Garlekmongere, mayor of Northampton, accused of divers contempts and trespasses on the king, to have him before the king and council, at the king's pleasure, when they are notified thereupon, to answer the things which will then be set before him.

MEMBRANE 5*d.*

Exemplification of a process showing that whereas John son of Simon de Clondolkan brought an assize of novel disseisin against John de Graunsete and others named in the writ for tenements in Corbaly near

1348.

*Membrane 5d—cont.*

Kilcragh before John Moriz, supplying the place of John Darcy, justiciary of Ireland, at Dublin, on Wednesday before St. Laurence, 16 Edward III, and complained that he was disseised of an acre of turf, and John de Graunsete alleged that he was never attached to the said writ until Monday before St. Laurence, after the hour of vespers, and no writ was sent to the sheriff of Dublin to cause all the assizes to come before John Moriz at that session, as ought to be done by the law and custom of the land, and the writ was unduly served, wherefore he ought not to be put to answer, as the tenements were situated out of Dublin, and this was found by examination and oath of the sheriff, John Moriz quashed the claim by judgment, and awarded that John de Grauntsete should answer, and as the assize was adjudged to Wednesday and remained because the jurors of the assize had never made a view of the tenement, an order issued to cause the jurors to come before John Moriz at Dublin on Saturday before the Assumption following, and that day given to the parties, John de Graunsete came into court on that day and claimed that they could not go to take the assize as the jurors came into court by an order which issued without any evidence, whereas they ought to come by a writ of judgment issuing out of the record and under the testimony of John Moriz, the said John Moriz quashed this claim by judgment and awarded that he should proceed; then John de Graunsete alleged that he cannot go to take the assize because the order there returned had John de Graunsete, whereas the original writ had John de Grauntsete, John Moriz had it entered in record that the sheriff had never returned the order to make the jurors come to the assize, and awarded as at another time, to have them before him at Dublin on Wednesday after St. Laurence, and because the order is not warranted by writ or by roll, the sheriff was directed to cause the jurors to come as aforesaid that the assize may not remain, and so he quashed the claim by judgment, also John de Graunsete claimed that the assize was procured out of the common terms ordained for holding assizes by statute, wherefore they ought not lawfully to go to take the assize, John Moriz quashed this exception by judgment and awarded that John de Graunsete should answer; then John de Graunsete alleged and claimed that one Richard fitz William was constable of Swerdes and steward of the archbishop of Dublin for all the cross, and Richard was openly a maintainer of John son of Simon in this assize and that Thomas de Belynges, Henry de Belynges, Adam de Belynges and Adam Portraghryn, jurors summoned in this assize, were residing within the cross and in the stewardship and danger of Richard, and were empaneled by him in favour of John son of Simon, wherefore they ought not to be put in this assize, John Moriz quashed the claim by judgment without trial and took the assize of them as well as of the other jurors; then John de Graunsete alleged that there were divers towns in the county of Dublin called Corbaly, to wit Corbaly next the mountain and other; John Moriz quashed the claim by judgment without enquiry. In testimony whereof John Moriz has set his seal to this bill at the request of John de Graunsete. Dated at Dublin on Monday after the Assumption in the said year. *French.*

*Memorandum* that John Moriz, lately supplying the place of John Darcy, then justiciary of Ireland, came into chancery at Westminster on 8 July and acknowledged the preceding bill.

Enrolment of acknowledgment of receipt by John son of John de Cherleton from Thomas Hubert and Robert Hubert of 200*l.* which John and Maud his wife recovered against William son of William de Brook, Thomas Barn, Matthew de Castellacre, goldsmith (*orpheour*), Roger Williamesman de Brook, Robert Brook, goldsmith (*orpheour*), Richard Peock

1348.

*Membrane 5d—cont.*

and the said Thomas and Robert before William de Thorp, William de Shareshull, Roger Hillary and Thomas Sibthorp, justices of assize in co. Northampton, by an assize of novel disseisin for certain tenements in Haldenby and Ravenesthorp, with a general release to the said William, Thomas, Matthew, Roger, Robert and Thomas. Witnesses: Thomas Legh, then mayor of London; Adam Brabasoun and Richard Goldbetar, then sheriffs of London, Thomas de Waldene, John de Cauntebrugge, John Ozekyn. Dated at London on 25 July, 22 Edward III.

Enrolment of release by John son of John de Cherlton to William de Brook and the heirs of his body, of all his right and claim in the manor of Burston, co. Hertford. Witnesses: John Pecok of Wendregge, John Pecok atte Watere, John Aygnel, William Okhurst, John Blake. Dated at London on 25 July, 22 Edward III.

*Memorandum* that John came into chancery at the church of St. Clement Danes without the bar of the New Temple, London, on 28 July and acknowledged the preceding deed.

Enrolment of grant by William son of Robert le Lorde of Stormesworth of co. Leicester, chaplain, to Henry de Wynwyk, rector of Walsokne church, John de Wynwyk, rector of Wynwyk church, Roger Reynald of Stormesworth, chaplain, and Roger Styward of Boresworth, chaplain, of 11 acres of land, 18*d.* rent and a rent of a needle and two parts of a messuage in the town of Stormesworth, also that 10 acres of land and a third part of a messuage there which Agnes late the wife of Robert le Lorde holds in dower of his inheritance with reversion to him, and a messuage and a moiety of a virgate of land there which John atte Welle of Swynford, Margery his wife and William his son hold of him for life of his demise, with reversion to him, and a croft called 'le Halledam,' 4 acres of land and a part of a messuage in that town which Roger le Clerk holds of him for life of the demise of Robert le Lorde, his father, with reversion to him, and 3 acres of land and part of a messuage in that town which Richard le Lorde and Agnes his wife hold of him for life of his demise, with reversion to him, and 4 acres of land there which John son of Simon de Walcote holds of him for life of the demise of his father with reversion to him, and a part of a messuage in that town which Alice daughter of Juliana le Lorde holds of him for life of his demise, with reversion to him, shall remain to the said Henry, John, Roger and Roger. Witnesses: Sir Richard de Hegebaston, knight, Robert de Belgrave, Robert de Wavere, John atte Welle of Swynford, Nicholas Lucels of Walcote, Thomas Payn and Adam Cok of Shathewell. Dated at Northampton on Tuesday the feast of the Translation of St. Swithun, 22 Edward III.

*Memorandum* that William came into chancery at London on 28 July and acknowledged the preceding deed.

Aug. 28. Geoffrey de Styvecle acknowledges that he owes to Henry de Walton, Westminister. clerk, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*MEMBRANE 4d.*

Enrolment of release by Benedict de Normanton, clerk, to William de Mirfeld, clerk, of all his right and claim in the manors of Fersley and Shelf and in all the other lands which William holds of his gift in those towns, in co. York, with release to him of 60*s.* yearly rent which he was bound to pay for the said manors and lands. Witnesses: William son of

1348.

*Membrane 4d—cont.*

William Scot, knight, William de Fyncheden the younger, John de Northland, William de Sutton, clerk, John de Waddesworth, John de Castelford, clerk, Nicholas de Mirfeld, clerk. Dated at London on Friday the feast of St. James, 1348, 22 Edward III.

*Memorandum* that Benedict came into chancery at London on 26 July and acknowledged the preceding deed.

July 31.  
Westminster.

Robert de Ferariis, knight, acknowledges that he owes to Robert de Wymundwold, parson of Little Thrillowe church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Edmund Charles acknowledges that he owes to Henry de Ingelby, clerk, 4*l.*; to be levied etc. in co. York.

Aug. 1.  
Westminster.

John Ideshale of London, saddler, acknowledges that he owes to John fitz Piers of London, saddler, 12*l.*; to be levied etc. in the city of London.

Aug. 4.  
Westminster.

Brother Robert, prior of St. Mary's church, Suthwerk, acknowledges for himself and convent that they owe to John de Lamburn 60*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

William Brangwayn, citizen and skinner of London, acknowledges that he owes to Richard de Claveryng, citizen and skinner of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Aug. 4.  
Westminster.

To John Darcy, constable of the Tower of London or to him who supplies his place. Order to release Walter de Mandevill, imprisoned in the Tower for certain misdeeds, by the mainprise of Richard de Pedelowe of Ireland, knight, William de Iford and Adam Hurell of London, who have undertaken to have him before the king and his council when they are warned thereupon.

By C.

Aug. 14.  
Odiham.

Brother John de Hoton, master of the hospital of St. James near Westminster, acknowledges that he owes to Richard de Hoton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

Aug. 15.  
Odiham.

Thomas de Sharnebrok, citizen and cornmerchant of London, Richard de Ikelyngham, citizen of London, William de Godesalve, citizen of London, William de Hockele and Simon de Adyngton acknowledge that they owe to Katherine late the wife of Robert de Hakeneye, citizen of London, 50*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Katherine late the wife of Robert de Hakeneye, citizen of London, Thomas her son and Richard Aleyn, citizen of London, acknowledge that they owe to Simon de Adyngton, citizen of London, 50*l.*; to be levied etc. in co. Essex.

Enrolment of general release by Simon fitz Richard, knight, to Master John Rees. Witnesses: Adam de Derlyngton, Alan de Venise, clerk, John Roule, William Farnberve and John Pymworth. Dated at Fletstret in the suburb of London on 15 August, 22 Edward III.

*Memorandum* that Simon came into chancery at London on 21 August and acknowledged the preceding deed.

1348.

*Membrane 4d—cont.*

Aug. 21. Simon Hauten of Brounesford, citizen and engrosser of London, acknowledges that he owes to John Gaunt of Berkyng, citizen and draper of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Aug. 27. John son of William de Chichestr[ia] of Raureth acknowledges that he owes to John de Thornhull, clerk, and to Simon de Wodeburgh 32 marks; to be levied etc. in co. Essex.

Aug. 29. John de Drayton and John Billyng acknowledge that they owe to John de Bedeford, citizen and skinner of London, John de Stodey, vintner, and John York, vintner, 400*l.*; to be levied etc. in co. Norfolk.

John de Bynbrok of Waltryngham acknowledges that he owes to John de Trente, clerk, 20*l.*; to be levied etc. in co. Nottingham.

Aug. 30. Thomas de Aspale acknowledges that he owes to Queen Philippa 20*l.*; to be levied etc. in co. Southampton.

*MEMBRANE 3d.*

July 25. John de Melbourn acknowledges that he owes to the king 1,000*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

*Memorandum* that the preceding recognisance was made for security for the fruits and issues of the prebend of Wetewang in the church of St. Peter, York, lately taken into the king's hand among the benefices of aliens not residing in their benefices, from which the king amoved his hand at the suit of John, asserting that he had a right therein, according to the tenor of the following indenture.

Enrolment of indenture made between the king and John de Melbourn testifying that whereas the king, on learning by instruments shown before the council that Anibald, cardinal bishop of Tusculum, of the court of Rome, had accepted the prebend of Wetewang in St. Peter's church, York, caused all the fruits, rents and emoluments of that prebend to be taken into his hand by virtue of an ordinance that the benefices of non resident aliens should be so taken, in aid of the war, and then John came before the king and his council and showed divers instruments showing that he had accepted that prebend by a special grant made to him by the court of Rome, after the death of William de Kildesby, and was in possession thereof without disturbance from the said cardinal until the king caused it to be taken into his hand, and he has besought the king to cause right to be done, wherefore, at the request of certain magnates the king has caused his hand to be amoved so that John should find security to answer for the profits if the cardinal recover the prebend against him by process in the court of Rome, wherefore in the name of such security John has made the preceding recognisance for 1,000*l.* to be paid at Midsummer next, the king grants that if the prebend is recovered against John by the cardinal, he shall answer for the profit for the time that he held it and the recognisance shall be null, and if the cardinal make suit against John by censures of Holy Church for the profits for which he shall have so satisfied the king, then the king grants that he will defend John from damage in the matter and that no execution shall be made upon the recognisance until the king is duly informed that the cardinal has recovered the prebend and if John does not then satisfy the king for the fruits of the prebend occupied by him in the meantime, he grants that the recognisance shall remain in force. Dated at London on 25 July, 22 Edward III. *French.*

*Membrane 3d—cont.*

1348.  
July 26.  
Westminster.

To the collectors in co. York of the aid of 40s. for making the king's son a knight. Order to supersede until the quinzaine of Martinmas next the demand made upon John de Coupeland by reason of the manor of Coghull in that county, so that after deliberation thereupon the king may cause justice to be done, as on 10 August last the king granted the said manor to John with certain other lands in cos. Cumberland, Westmorland and Lancaster, which belonged to William de Coucy and escheated to the king at his death, to the value of 231*l.* 8s. 9*½d.* at which they were extended, in part satisfaction of 500*l.* of land and rent granted to him by the king, and John has besought the king to order the demand made upon him for the aid by reason of the said lands to be superseded, as they were in the king's hand at the time when the aid was granted, and the king wishes to be more fully informed upon the premises. By C.

The like to the collectors in the following counties, to wit :—

The collectors in co. Westmorland.

The collectors in co. Lancaster.

July 25.  
Westminster.

To the abbot and convent of St. Peter's, Gloucester. Order to grant to John Dymmok, the king's yeoman, such maintenance for life in that house as they granted to John de Melford at the king's request, as John de Melford has granted his maintenance there to John Dymmok, and to that end has surrendered their letters to him in the king's presence.

By p.s. [19656.]

Aug. 7.  
Westminster.

Richard son of Gilbert Talebot, knight, acknowledges that he owes to John de Pulteneye, knight, 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment, acknowledged by William de Dersham, Walter de Multon and John de Tilteye, executors of the will of John de Pulteneye.*

The same Richard acknowledges that he owes to the said John 500*l.*; to be levied etc. in co. Gloucester.

*Cancelled on payment, acknowledged by the same executors.*

Aug. 6.  
Westminster.

To the mayor and bailiffs of Sandwich. Order to permit brother Hugh Larcher and brother Philip Destafford of the Hospital of St. John of Jerusalem in Ireland, and Andrew Gerard, whom brother John Larcher, prior of that Hospital in Ireland, is sending to the chief master of the said Hospital of Rodes on certain affairs touching the Hospital, to cross from that port to Rodes with their household and reasonable expenses in gold, provided that they make no *apportum* contrary to the statute. By C.

The like to the captain of Caleis and to the constable of the castle of that town.

July 26.  
Westminster.

To the collectors in co. York of the aid of 40s. for making the king's eldest son a knight. Order to supersede until the quinzaine of Martinmas next, the demand made upon John de Coupeland for that aid by reason of the manor of Coghull [*as above*]. By C.

Aug. 10.  
Westminster.

To the treasurer and barons of the exchequer, Dublin. Order to cause James le Botiller, earl of Ormond, to have respite until Easter next for all debts and accounts exacted of him, whether his own or those of his ancestors.

By K. on the information of the bishop of Winchester, the treasurer.

1348.

*Membrane 3d—cont.*

Sept. 1. Robert de Bourghcher, knight, acknowledges that he owes to Peter de  
Westminster. Nuttill 100*l.*; to be levied, in default of payment, of his lands and chattels  
in co. Essex.

*Cancelled on payment.*

Peter de Nuttill, knight, acknowledges that he owes to Robert de  
Bourghcher, knight, 100*l.*; to be levied etc. in co. York.

*Cancelled on payment.*

MEMBRANE 2*d.*

July 29. To the warden of the Flete prison. Order to release Laurence de Lenne  
Westminster. from prison by a mainprise, as Elias Mussh, Matthew de Valencinis, parson  
of Wodeton church, and Robert de Wodeford of Salisbury, merchant, lately  
impleaded him by divers writs before the justices of the Bench to render  
account to each of them for the time when he was receiver of their moneys,  
and because he did not come before the justices to answer them he was  
placed in exigent in cos. Middlesex, Surrey and Wilts and was afterwards  
outlawed, and subsequently he rendered himself to the said prison and was  
detained there, as John de Stonore, chief justice of the said Bench, has  
certified the king in chancery, and the king, moved by pity, pardoned  
Laurence the said outlawries and granted him his peace therefor so that  
he should stand to right if Elias, Matthew and Robert wished to speak  
against him for that account, and now he has besought the king to order  
his release by a mainprise, as he is detained in prison because the king's  
letters, owing to the shortness of time between the said certificate and the  
rising of the justices at the quinzaine of Midsummer last, could not be  
shown before the justices before that rising and for no other cause, and  
he is ready to stand to right in all things upon the premises, and John  
Nichole of London, Richard del Nunnes, Hugh Barfot, Richard Stikeneye,  
John de Cornwaill and William de Whitecherche of London, have  
mainperned in chancery to have Laurence before the justices on the said  
octaves to answer Elias, Matthew and Robert for the said account, and  
further to do and receive what the king's court shall determine, and the  
mainpernors grant that if they do not have him on that day then the  
king's letters aforesaid shall lose all their force.

Sept. 3. To the abbot and convent of Thorneton upon Humbre. Request to grant  
Westminster. to Richard de Eccleshale, the king's clerk, such pension from that house as  
they are bound to grant to one of the king's clerks by reason of the new  
creation of the abbot, until they provide him with a suitable benefice,  
informing the king by the bearer of these presents of what they do at his  
request. By p.s.

Aug. 21. Walter de Kelby of Lincoln acknowledges that he owes to Richard de  
Woodstock. Thoresby, parson of Stikeneye church, 24*l.* 3*s.* 4*d.*; to be levied, in default  
of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Nicholas de Scaupewyk, chaplain, acknowledges that he owes to the  
said Richard 43*l.*; to be levied etc. in co. Lincoln.

*Memorandum* that Richard de Holdernesse, clerk, received the two  
preceding recognisances by a writ among the writs of *dedimus potestatem* on  
the files of this year.

*Membrane 2d—cont.*

1348.

Sept. 11.  
Clarendon.

Richard de Hanyngfeld, parson of Sutton Valence church, diocese of Canterbury, acknowledges that he owes to David de Wollore, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

*Cancelled on payment.*

Aug. 26.  
Westminster.

Brian de Herdeby of Thurleby, William de Thornhawe and Robert de Benedyk, acknowledge that they owe to Master John de Offord, dean of St. Mary's church, Lincoln, 86*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Memorandum* that Richard de Thoresby, clerk, received the preceding acknowledgment by a writ on the files among the writs of *dedimus potestatem* for this year.

Aug. 31.  
Woodstock.

Geoffrey, abbot of Selby, acknowledges for himself and convent that they owe to William de Yarewell, clerk, 1,000 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

*Memorandum* that William Basset, one of the justices of the Bench, received the acknowledgment by writ of *dedimus potestatem* which is on the files of this year.

Enrolment of indenture made between Geoffrey, abbot of Seleby, and the convent there, and Sir William de Yarwell, clerk, testifying that whereas the abbot and convent are bound to William in a yearly pension of 40 marks, to be paid to him for life; and they are bound to him in 1,000 marks by the preceding recognisance, to be paid at All Saints next, William grants that so long as they pay him the said pension at the appointed terms the execution of the said recognisance shall be suspended, and if he is fully satisfied for that pension for life, the recognisance shall become null after his death. Dated at Seleby on Monday after the Decollation of St. John the Baptist, 1348.

*Memorandum* that William de Yarewell came to Selby on the said Monday before William Basset, one of the justices of the Bench, to whom the king gave power by writ of receiving the acknowledgments made by him and by the abbot of Selby, and acknowledged the preceding indenture, which writ is on the files among the writs of *dedimus potestatem* of the year.

Enrolment of deed testifying that whereas William Beauvoir and Alice his wife and Robert atte Hulle and Joan his wife have granted by a fine levied in the king's court, William and Alice that the third part of a third part, and Robert and Joan that the third part of a third part of the manor of Queynton which Richard Talbot, knight, the younger, holds for the life of Joan late the wife of John Malet of her demise, who held them in dower of the said manor, and which ought to revert to them at her death, shall remain to Thomas de Mussenden and Isabel his wife and to Thomas's heirs, Richard has attorned himself to Thomas and Isabel by virtue of that grant, has done fealty to them therefor and claims no other estate in the said parts than the free tenement for the life of Joan late the wife of John. Witnesses: Gerard de Braybrok, knight, John de Hampdene, Nicholas de Luton, John le Venour, Robert de Craunford, John Sergeaunt. Dated at Mussendene on 17 September, 22 Edward III.

*Memorandum* that Richard came into chancery at London on 18 September and acknowledged the preceding deed.

Sept. 15.  
Woodstock.

To W. bishop of Norwich. Order to supersede until the month of Michaelmas next the demand made upon William de Wath, clerk, for 125*l.* of the arrears of his ferm for the church of Romeneye, taken into the king's

1348.

*Membrane 2d—cont.*

hand among the possessions of the religious and other aliens of the power of France, of his ecclesiastical goods in that diocese, so that after inspection of the rolls and memoranda of the exchequer the king may cause what is reasonable to be done upon the discharge of Joan de Baar, countess Warenne, to whom he committed the administration of the fruits and issues of the said church, for rendering a certain ferm yearly, by the main-prise of William, as she asserts that she satisfied the king for the said ferm and the arrears thereof for time past, and has tallies therefor in her possession.  
By C.

*MEMBRANE 1d.*

Enrolment of indenture made between the king, of the one part, and Walter de Chiryton, Thomas de Swanland and Gilbert de Wendlynburgh, merchants, of the other part, testifying that the said merchants have undertaken to make chevance to the king of 20,000*l.* for his great needs, which sum they will pay by parcels to the treasurer, so that the entire sum shall be fully paid before Michaelmas next, and for that sum the king has granted that of 12,000 sacks of wool which will pass to parts beyond after that Michaelmas they shall have allowance of  $\frac{1}{4}$  mark a sack in the custom and subsidy of his gift for that chevance, and where the merchants are bound by divers bargains made with the king to restore to the exchequer the king's letters patent or bills of his wardrobe for certain sums of ancient debts in the king's discharge, which thing they have failed to do because several bills of the wardrobe are found false and forged, the king has granted them respite until Michaelmas next and for three years following for restoring those bills, so that they restore them within that term; and because the said merchants and Henry de Causton and John Malewayn, their fellows, have bought bills before this time, as good and true, and have delivered them as such at the exchequer, upon certain bargains between the king and them, the king grants that they may substitute other bills in place of the first, which contain true debts, as they are innocent and guiltless of any fault in the said bills if there be any; all the sureties made and granted to Walter and Gilbert before that time for the 40,000 marks which they lent to the king when he was before Caley, as appears by indentures made between the king and them, shall be kept for them in this chevance until they have full allowance of the custom and subsidy of the 12,000 sacks. Dated at Kenylworth on 1 May, 22 Edward III.  
*French.* By p.s. [19501.]

Sept. 20.  
Westminster.

To the treasurer and barons of the exchequer. Order to receive John de Neuton and Nicholas de Sutton in place of Thomas de Rokeby, sheriff of co. York and escheator there, to render his accounts and to make his proffer on the morrow of Michaelmas for the office of the shrievalty and of the escheatry respectively, as he is occupied upon certain affairs of the king before William de Thorp and his fellows, justices appointed to hold pleas before the king, so that he cannot render his said accounts or make his proffer on that morrow.  
By C.

Sept. 1.  
Westminster

To Roger Hillary and his fellows, justices of assize in co. Gloucester. Whereas the manor of Musarder is in the king's hands by reason of the minority of John son and heir of Edmund, earl of Kent, tenant in chief, and now the king has learned that John Musard arrames an assize of novel disseisin against Margaret, countess of Kent, the said John and others contained in the original writ, for tenements in Musarder, placing in view

1348.

*Membrane 1d—cont.*

the said manor : the king seeing that he may suffer prejudice in that assize, especially as he is bound to restore to minors in his wardship all the lands of their inheritance when they come of age, orders the justices not to proceed to take that assize without consulting him. By C.

Sept. 5.  
Westminster.

To the captain of Caley and to the constable of the castle of that town. Order to permit brother Hugh Larcher, of the Hospital of St. John of Jerusalem in Ireland, and Andrew Gerard, whom brother John Larcher, prior of that Hospital in Ireland, is sending to the chief master of the Hospital of Rodes on certain affairs touching him and the Hospital, to cross by that town to Rodes, with their household and reasonable expenses in gold. By C.

The like to the mayor and bailiffs of Sandwich.

Sept. 14.  
Hurstbourne  
Priors.

To the prior and convent of Christ Church, Canterbury. Because the king is informed that certain of their monks are hastening to the Roman court for the election of a new archbishop of Canterbury, without the king's customary assent: the king orders them, upon pain of forfeiture, that no monk shall presume to go to that court before they have obtained the king's licence and assent to that election, and to cause to return any whom they may have sent without delay. By K. and by letter of the secret seal.

To the mayor and bailiffs of Sandwich. Order, upon pain of forfeiture, not to permit any of the monks of Christ Church, Canterbury, or any one in their name, to cross from that port to the Roman court, without the king's licence, and to arrest any whom they find crossing there, with the letters found on them, and keep them safely until further order.

By K. and by the same letter.

The like to the mayor and bailiffs of Dover.

By K. and by the same letter.

Sept. 26.  
Westminster.

Robert prior of St. Mary's church, Suthwerk, acknowledges for himself and convent that they owe to William Newenham, clerk, 36*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

Enrolment of demise by Richard Talbot to Thomas de Mussenden of all his lands, rents and services in demesne and service in Queynton, to hold from 12 April next until the end of the life of Joan late the wife of John Malet, for rendering 20*l.* yearly. Witnesses: Gerard de Braybrok, John de Hampden, John le Venour, Nicholas de Luton, John Sergeaunt. Dated at Mussenden on 17 September, 22 Edward III.

*Memorandum* that Richard came into chancery at London on 18 September and acknowledged the preceding deed.

Sept. 18.  
Westminster.

To the prior of Christ Church, Canterbury. Order, upon pain of forfeiture, to cause brother James de Oxene, monk of that house, and Lambert Paul, clerk, and those sent with them to the Roman court to return within fifteen days from the date of these presents, knowing that the king will punish him if he does not obey, as the king forbade the prior and convent to send anyone to that court before the election of the archbishop of Canterbury [*abore*], and now he has learned that James and Lambert have been sent by the prior to that court, regardless of the prohibition, without obtaining the king's licence. By K.

The like, '*mutatis mutandis*,' to the prior and chapter of Christ Church, Canterbury. By K.

Mandate to the captain of Caley to arrest James and Lambert, if they are found in that town, with their fellows, grooms, horses, equipments, letters and other things, and to keep them safely until further order. By K.

## 22 EDWARD III.—PART II.

## MEMBRANE 20.

1348.

Sept. 2.  
Westminster.

To the sheriff of Kent. Writ of summons for an eyre to be at Canterbury on Tuesday the morrow of the Translation of St. Edward, next, before William de Thorp, Roger Hillary, John de Stouford, William de Scothowe, William de Herlaston and other lieges, causing proclamation to be made that all assizes and pleas summoned before the justices at Westminster or York or the justices last in eyre in that county, and not finished, shall come before the said justices.

By p.s. [19724.]

Oct. 2.  
Westminster.

To the same. Writ of summons for an eyre to be held at Canterbury on Monday after Martinmas next before the said justices, although the sheriff proclaimed the eyre for the said morrow on Saturday before Michaelmas last, in accordance with the preceding order, making known to all of that county that it does not behove them to come to the eyre on the said morrow by reason of the former proclamation.

By K.

Oct. 10.  
Westminster.

To John de Stonore, chief justice of the Bench. Order to adjourn all pleas touching the men of co. Kent which are pending before him before the justices in eyre in that county, as used to be done in like case, causing proclamation to be made in that Bench that the men of that county shall sue their records of those pleas if they see fit, as the king has appointed Robert de Sadyngton and certain other lieges to be justices in eyre in the said county and to do certain other things contained in the letters patent, and the king ordered the sheriff of the county to cause proclamation to be made that all assizes and pleas which were unfinished or summoned before the justices at Westminster or York or before the justices last in eyre in that county shall be before the said justices at Canterbury on Monday after Martinmas next.

By K. and C.

Oct. 11.  
Westminster.

To William de Herlaston, keeper of the king's writs in the Common Bench. Order to deliver to John de Stonore, chief justice of the Bench, all the writs touching pleas concerning the men of co. Kent, by indenture, as the king committed to John de Sobbury, his clerk, the rolls and writs in the eyre of Robert de Sadyngton and his fellows, justices in eyre in co. Kent, to be kept during pleasure, and the king ordered the sheriff of Kent to summon that eyre at Canterbury on Monday after Martinmas next, and ordered John de Stonore, chief justice of the Bench, to adjourn such pleas, as aforesaid.

Sept. 25.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Simon de Garton and Hugh de Kynardeseye or to their attorneys, 20s. of every sack of wool and of every 300 wool-fells and 40s. of each last of hides taken out of that port, out of the realm, after Michaelmas next of the subsidy, until they are satisfied for 7,500*l.* in part satisfaction of 20,000*l.*, which Walter de Chiryton, Thomas de Swanlond and Gilbert de Wendlyngburgh, the king's merchants, to whom he granted all the customs and subsidies in all the ports of the realm, except the custom of wine to hold from Michaelmas next until the end of three years, granted to Simon and Hugh to be received in the form aforesaid, as those merchants were bound to them in that sum, which grant the king ratified.

By p.s.

1348.

*Membrane 20—cont.*

The like to the collectors of customs in the following ports for the following sums, to wit :

The collectors in the port of Boston for 5,000*l*.

The collectors in the port of Kyngeston upon Hull for 4,200*l*.

The collectors in the port of Southampton for 700*l*.

The collectors in the port of Lenn for 500*l*.

The collectors in the ports of Hertipole and Newcastle upon Tyne for 500*l*.

The collectors in the port of Great Yarmouth for 300*l*.

The collectors in the port of Ipswich for 500*l*.

The collectors in the port of Sandwich for 100*l*.

The collectors in the port of Chichester for 300*l*.

The collectors in the port of Bristol for 400*l*. By the same writ.

*MEMBRANE 19.*

Sept. 2. To the collectors of the custom of woollen cloth in the port of  
Westminster. Bristol. Order to permit all the merchants of Bristol to lade such cloth in that port until Michaelmas next and take it thence to Gascony after paying the customs due thereon, as although the king lately ordained that the staple of such cloth taken out of the realm should be held at his town of Caleys for a certain time, and not elsewhere, yet on account of the dangers of taking cloth from Bristol to Caleys in these times of war, he has granted that the said merchants shall lade as much cloth as they wish from the date of these presents until Michaelmas next, in the port of Bristol, and take it thence to Gascony to do their pleasure therewith, after paying the customs due thereon. By K. and C.

Oct. 1. To the same. The like order without limitation of date. By K. and C.  
Westminster.

Sept. 4. To the collectors [of the custom] of woollen cloth in the port of  
Westminster. Southampton. Order to permit Thomas de la Marche of Southampton, Richard de Wylyngton, William de la Marche, Richard le Barbour, Henry Flemmyng, John Dudir, John Taillour, Alan de Guldeford and John Thurleston, burgesses of Southampton, to lade their cloth bought by them before Michaelmas next in the said port, and take it thence to the parts of Gascony after paying the customs due thereon in accordance with the king's grant to them, notwithstanding the king's ordinance that the staple of such cloth should be held at Caleys. By K. and C.

Sept. 3. The like to the same collectors for Thomas atte Grene of London.  
Westminster.

The like to such collectors in the port of Bristol for the same Thomas.

Sept. 4. To the chancellor of Ireland for the present or the future. Order to  
Westminster. make a lawful petition of all the lands which belonged to Thomas, earl of Norfolk and marshal of England, tenant in chief, in Ireland at his death, in the presence of John de Segrave, Margaret his wife, the earl's eldest daughter, Edward de Monte Acuto and Alice his wife, the earl's second daughter, if they choose to attend, and to cause John and Margaret, as eldest, and Edward and Alice to have seisin of the purparties touching them, sending that partition to chancery to be enrolled, without delay, as the king has taken the homage of John and Edward for the purparties touching them and their wives of the lands which the earl held in chief at his death.

*Membrane 19—cont.*

1348.

Sept. 10.  
Westminster.

To the collectors in the port of London of the custom of cloth taken out of England. Order to permit Peter Lopys of Spain, citizen of London, to lade fifteen woollen cloths placed in four bales in that port and take them thence to the city of Bordeaux before Michaelmas next, notwithstanding the ordinance to take such cloth to Caley and not elsewhere, in accordance with the king's grant to him.

By K. and C.

Sept. 20.  
Westminster

To the collectors of the custom of cloth in the port of Bristol. Order to permit Peter le Monyer, burgess of Welles, to lade 100 woollen cloths in that port before Michaelmas next, and take them to the parts of Gascony after paying the customs due thereon, in accordance with the king's grant to him.

By K. and C.

The like to such collectors in the port of Dertemuth for the same Peter.

Sept. 18.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Herman Muneter and Thomas de Notyngnam or to their attorneys 20s. on each sack of wool and on every 300 wool-fells and 40s. on each last of hides taken out of that port after Michaelmas next, of the subsidy, until they are satisfied for 4,000*l.* in part satisfaction for 20,000*l.*, in accordance with the grant made to them by Walter de Chiriton, Thomas de Swanlond and Gilbert de Wendlyngburgh, the king's merchants, to whom the king granted the customs and subsidies in all the ports of the realm to be received from Michaelmas next for three years, as the merchants were bound to Herman and Thomas in 20,000*l.* and the king has confirmed the said grant at the request of the said merchants.

By p.s.

The like to the collectors of customs in the following ports for the following sums, to wit:—

The collectors in the port of Kyngeston upon Hull for 3,000*l.*

The collectors in the port of Boston for 3,000*l.*

The collectors in the port of Lenn for 500*l.*

The collectors in the port of Southampton for 500*l.*

The collectors in the port of Newcastle upon Tyne and Hertilpole for 200*l.*

The collectors in the port of Ipswich for 200*l.*

The collectors in the port of Great Yarmouth for 200*l.*

By the same writ.

## MEMBRANE 18.

Sept. 28.  
Westminster.

To the bailiffs of Lincoln for the present or the future. Order to pay to William Vynter, now vicar of the church of St. Mary, Lincoln, celebrating divine service there, what is in arrear to him of 40s. yearly, from 20 March in the 20th year of the reign, and to pay him the said 40s. yearly henceforth, as the dean and chapter of that church granted to the late king a vicar there to celebrate divine service for his estate, that of Queen Isabel and for the souls of his ancestors and heirs and of all the faithful departed named by him, and the late king granted to the vicar 40s. to be received yearly of the ferm of that city in aid of his maintenance, and on the said 20 March the present king ratified that grant. *Et erat patens.*

Oct. 2.  
Westminster.

To the sheriff of York. Order to pay to Roger de Normanvill, keeper of the king's foals and stud beyond Trent, 60*l.* for making purveyance of hay, oats, litter and other necessities for the said foals and stud, with which the king has charged him, and upon his wages and those of the keepers of the foals and stud, by indenture.

By bill of the treasurer.

*Membrane 18—cont.*

1348.  
Sept. 29. To the sheriff of Northumberland. Order to deliver to Philip de Dudden  
Westminster. all his lands which were taken into the king's hand for the death of William de Morpath, as at the request of Guy de Bryan the king has pardoned Philip the suit of his peace for that death and any outlawry promulgated against him for that cause. By p.s. [19778.]
- Oct. 10. To John de Clifford, escheator in co. Northumberland. Order to cause  
Westminster. John Darcy of Knayth and Elizabeth his wife, daughter and heir of Nicholas de Menill, tenant in chief, to have seisin of all the lands whereof Nicholas was seised at his death in his demesne as of fee, as Elizabeth has proved her age before Thomas de Rokeby, escheator in co. York, and the king has taken John's fealty for all the lands which Nicholas held in chief, and has rendered them to him and to Elizabeth.  
The like, '*mutatis mutandis*,' to Thomas de Rokeby, escheator in co. York.
- Oct. 10. To the collectors of the custom of wool, hides and wool-fells in the port  
Westminster. of London. Order to pay to Thomas de Bello Campo, earl of Warwick, or to his attorney, 20G marks for Michaelmas term last, in accordance with the king's grant to him on 15 July last for his stay with the king with a hundred men at arms, according to the form of an indenture made between them, of 1,000 marks to be received yearly for life of the issues of the customs in that port and in the ports of Lenn and Boston.  
The like to the following, to wit:—  
The collectors of customs in the port of Lenn for 100*l*.  
The collectors of customs in the port of Boston for 100*l*.
- Sept. 25. To the sheriff of Warwick. Order to cause a coroner for that county to  
Westminster. be elected in place of John Wandak, who is insufficiently qualified.
- Oct. 1. To the sheriff of Middlesex. Order to pay to John de Paskeneye what  
Westminster. is in arrear to him from 8 January in the 19th year of the reign for his wages and robes, and to pay him the said wages and robes henceforth, in accordance with the king's grant to him on the said day for his good service to the late king and himself, and because he was maimed in that service, of 2*d*. a day for his wages and 10*s*. a year for his robes, at Christmas, to be received of the issues of that county for life.
- Oct. 3. To the sheriff of Warwick. Order to pay to Hervey de Mohun 5 marks  
Westminster. for Michaelmas term last, as at the request of Blanche, lady of Wake, the king granted to Henry 10 marks to be received yearly at the exchequer until the king should cause him to be provided with some escheat, custody or bailiwick to the value of 10 marks yearly, and on 1 April in the 19th year of the reign the king granted that he should receive the said 10 marks yearly for life of the issues of co. Warwick.
- Oct. 12. To the sheriff of Suffolk. Order to cause a coroner for that county to  
Westminster. be elected in place of John Breton, who is insufficiently qualified.
- Oct. 16. To Henry de Stureye, William Luterich and Thomas de Rokesle.  
Westminster. Order to be attendant upon the collecting and levying of the triennial tenth and fifteenth last granted in co. Kent for the first year for which the king appointed them with Alexander Bokelond, and upon all the other things contained in the king's letters patent, without awaiting Alexander's presence, as for certain causes the king does not wish Alexander to intermeddle therewith.  
By K.

1348.

*Membrane 18—cont.*Oct. 3.  
Westminster.

To Walter de Chiriton and his fellows, to whom the king granted the customs and subsidies due in all the ports of the realm, under a certain form. Order to pay to William de Felton 10*l.* for Michaelmas term last, in accordance with the king's grant to him on 10 October in the 9th year of the reign of 20*l.* to be received yearly of the custom of the town of Newcastle upon Tyne.

Oct. 16.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Lucy what is in arrear to him of 700 marks yearly of the issues of co. Cumberland from 14 June in the 20th year of the reign, in his account for the issues of that county, as on the said day the king granted those 700 marks to him because he granted to the king the bodies of Duncan Macdowell and of his eldest son, taken in war by him, so that no assignment or payment should be made upon the said issues before Thomas had been fully satisfied.

*MEMBRANE 17.*Sept. 25.  
Westminster.

To the mayor and sheriffs of London. Order not to allow any charters of ships laden with wine and coming to the port of that city shown to them as is customary, before the deputies of Thomas de Colleye, the king's yeoman, have done their office thereupon and received the fee which reasonably pertains to them, as Thomas, to whom the king lately granted the office of wine together with the customary fees, has complained that his deputies in the port of that city and in other ports of England, cannot levy and collect the fees of gauging because the mayors, sheriffs and bailiffs of those ports allow charters of merchants and others of the freight of the ships laden with wine in parts beyond, before the deputies have done what pertains to their office, whereupon Thomas has besought the king to provide a remedy. If the mayor and sheriffs do not do this the king will cause them to be charged with the unpaid fee. By p.s. [19769.]

Oct. 1.  
Westminster.

To Roger Daber, escheator in cos. Surrey and Sussex. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of William atte Selere of Estgrenestede, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that William, at his death, held no lands in chief whereby the custody of his lands ought to pertain to the king, but that he held lands of others than the king by divers services.

Oct. 5.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the taking of the account of Margery late the wife of Simon de Grymesby, sometime keeper of the manor of Brustwyk in Holdernes with its members, and executrix of his will, by reason of certain goods and chattels found in two ships of the king's enemies of Scotland, and of all accounts of other ministers who are bound to account at the king's chamber, and if any one comes before them by process made in the exchequer, to account there for goods and chattels and other things reserved to the king's chamber, to send them and Margery to the auditors of accounts of that place which the king has appointed within his palace of Westminster to receive and hear those accounts from time to time, as the king has reserved to his chamber the said manor and members with all profits of his escheatry, sea wreck, chattels of felons and other appurtenances there, and on Wednesday after the octaves of Easter in the 10th year of the reign, the said ships and goods were arrested in the port of the town of Ravenserod, which is a member of that manor, and they were delivered to

1348.

*Membrane 17—cont.*

Simon by indenture made between him and the burgesses of Ravenserod, for which goods Simon and his executors remain charged, although Nicholas de Bokelond, auditor of the accounts of the chamber, has sued against them for rendering accounts therefor at the chamber from that time until now, and the king has learned that Margery is going before the treasurer and barons to render her account at the exchequer, contrary to the form of the said reservation. The king has ordered the said auditors to cause justice to be done to all who appear before them as the nature of such account requires. By letter under the seal called 'Griffoun.'

Oct. 3.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to John de Coupland 95*l.* 2*s.* 7½*d.* for Michaelmas term last, in accordance with the king's grant to him of 190*l.* 5*s.* 8½*d.* to be received yearly of the issues of the customs in that port [*as at page 332 above*].

To the collectors of customs in the port of Newcastle upon Tyne. Order to pay to John de Coupeland or to his attorney 50*l.* for Michaelmas term last, in accordance with the king's grant to him on 20 January in the 20th year of the reign for his good service and for his stay with him with twenty men-at-arms of 100*l.* to be received yearly for life of the issues of the customs in that port.

Oct. 3.  
Westminster.

To William de Clynton, earl of Huntyngdon, fermor of the priory of Trewelegh, in the king's hand by reason of the war with those of France. Order to pay to Gawayn Corder or to his attorney 20*l.* for Michaelmas term last, in accordance with the king's grant to him on 18 February in the 16th year of the reign of 40*l.* to be received yearly of the ferm of that priory so long as it remains in the king's hand.

Oct. 16.  
Westminster.

To the collectors of the custom of woollen cloth in the port of London. Order to permit Francis Bochell, merchant, to lade 14 bales of 'worsted' in that port in ships not ordained for the king's service, and take them to the parts of Gascony after paying the custom due thereon in accordance with the king's grant to him, notwithstanding the ordinance that woollen cloth and worsted made in the realm should be taken to the staple at Calais and not elsewhere.

## MEMBRANE 16.

Oct. 8.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to John de Bello Campo or to his attorney 40*l.* for Michaelmas term last, in accordance with the king's grant to him, for his stay with the king, of 80*l.* to be received yearly for life of the issues of the customs in that port.

Oct. 3.  
Westminster.

To the citizens of Chichester. Order to pay to Maud de Pyrye, sometime nurse of John de Eltham, the king's brother, and of Joan his sister, or to her attorney what is in arrear to her of 80*l.* of the ferm of that city for Michaelmas term last, in accordance with the king's grant to her of 80*l.* to be received yearly for life of the said ferm [*as at page 26 above*].

Oct. 3.  
Westminster

To the sheriff of York. Order to pay to Margery late the wife of Duncan de Frendraght 24 marks 6*s.* 8*d.* for Michaelmas term last, in accordance with the king's grant to her of 49 marks to be received yearly during pleasure, in recompence for the manor of Briggestok, co. Northampton, which she held at will, and which the king assigned to Queen Isabel to hold for life.

1348.

*Membrane 16—cont.*Oct. 18.  
Westminster.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in the place of William de Stanleze, who is so sick and broken by age that he cannot exercise the duties of his office.

Sept. 29.  
Westminster.

To the taxers and collectors in co. Devon of the triennial tenth and fifteenth last granted for the first year of the grant. Order to deliver 200 marks to Thomas de Baddeby, the king's clerk, with all speed, for the expenses of the household of Joan, the king's daughter, now in that county, receiving from him a tally levied at the receipt of the exchequer in their discharge.

By K. and C.

Oct. 16.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Lucy, constable of Carlisle castle and sheriff of Cumberland, such fees and wages for himself and a watchman of that castle as have been hitherto allowed to other constables there for the same.

Oct. 10.  
Westminster.

To Walter de Birmyngem, justiciary of Ireland. Order to supersede the demand made upon Richard Taaf of Balibragan for 100*l.*, if he find that Richard made the recognisance for that sum before 20 July in the 21st year of the reign, as on that day the king pardoned Richard the trespass which he made in not taking the order of knighthood according to the proclamations in Ireland, and granted that he should not be compelled to take that order against his will, for life, and now he has besought the king to order him to be discharged of the said recognisance in consideration of that pardon, as before the said day he undertook before the justiciary to take the order of knighthood before Michaelmas then following, and if he did not he acknowledged that he was bound to the king in 40*l.*, which the justiciary has adjudged to be levied of him, as if he was bound to take the order before Michaelmas, whereas he is discharged by the pardon aforesaid.

Oct. 16.  
Westminster.

Mandate to the chancellor of Ireland to direct the ministers of Ireland to supersede the demand on Richard for the said 40*l.* which they exact of him by writs under the privy seal used in that land.

Oct. 14.  
Westminster.

To the treasurer and barons of the exchequer. Order to receive the king's ministers accounting before the auditors of his chamber who are found in arrear for certain sums due to the king, upon the final rendering of their accounts, and to cause them to be committed to the Flete prison to stay there as others have done who have thus been found in arrear, directing the warden of that prison to receive them and keep them safely until further order from the king or the said auditors, as the king has reserved to his chamber certain lands and rents with wards, marriages, knights' fees and advowsons in England and in the islands of Gereseye, Gerneseye and other islands contiguous to England, for which the escheators, receivers, bailiffs, keepers and all other ministers of the said lands, rents and islands are accountable in the chamber and now the king has learned that certain ministers accounting at the chamber remain charged with arrears upon their accounts.

By lettter of the secret seal called 'Griffoun.'

Oct. 20.  
Westminster.

To John Dabernoun, escheator in co. Cornwall. Order not to intermeddle further with the lands which he took into the king's hand by reason of the death of Ranulf de Albo Monasterio, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Ranulf at his death held no lands in chief in his demesne as of fee or in service in that county whereby the custody of his lands ought to pertain to the king, but that he held lands there of the prince of Wales and other lords by divers services.

1348.

*Membrane 16—cont.*

To Thomas de Rokeby, escheator in co. York. Like order not to intermeddle with divers lands and rents in the manor of Wighale, which, as the king has learned by inquisition taken by the escheator, Ranulf de Albo Monasterio held for life of John de Moubray by knight's service.

Oct. 21.  
Westminster.

To the collectors of the custom of woollen cloth in the port of Great Yarmouth. Order to permit all merchants who wish to take such cloth, made in England, from that port to any parts beyond of the king's friendship, after paying the custom due thereon, to do so, notwithstanding the ordinance made by the king and council to take such cloth to Caley's and not elsewhere.

By C.

The like to the collectors of the same custom in the following ports, to wit :—

The collectors in the port of Lenn.

The collectors in the port of Boston.

The collectors in the port of Kyngeston upon Hull.

## MEMBRANE 15.

Oct. 23.  
Westminster.

To Peter de Boxstede, escheator in co. Middlesex. Order not to intermeddle further with the manor of Eggewere in that county, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Alesia, countess of Lincoln, at her death held no lands in chief or of any other lord in that county, but that she and Ebulo Lestraunge, late her husband, then held the said manor of the king's grant for themselves and Ebulo's heirs, and Ebulo died during Alesia's life, wherefore the reversion of the manor descends to one Roger Lestraunge as Ebulo's kinsman and heir, and Roger granted, by a fine levied in the king's court, that the said manor, which Alesia held for life of his inheritance, should remain after her death to Nicholas de Cantilupo, knight, for life, and that Alesia surrendered to Nicholas the said manor and her estate therein, and the manor is held in chief by the service of rendering 4s. yearly, and the king has taken Nicholas's fealty.

Oct. 4.  
Westminster.

To the collectors of the custom of woollen cloth in the port of Ipswich. Order to permit John son of Gilbert de Melford, merchant, to lade in ships in that port 60 cloths of assize and take them to Gascony after paying the customs due thereon in accordance with the king's grant to him, notwithstanding the ordinance to take that cloth to Calais.

By K. and C.

Oct. 23.  
Westminster.

To the collectors in co. Surrey of the tenth and fifteenth last granted. Order to supersede the taxing and levying of the tenth and fifteenth of the goods of Edward, prince of Wales, duke of Cornwall and earl of Chester in the towns of Byflete, Waybrug, Wysshele, Kenynton, Faukeshall or elsewhere in that county in his own hand and not demised at ferm, restoring without delay anything which they have levied.

Oct. 20.  
Westminster.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of William de Whiteclyve, deceased.

Oct. 23.  
Westminster.

To Richard de Thoresby, keeper of the hanaper of chancery. Order to deliver to William Bernard called 'Blanlok' at another time, quit of the fee thereon, the king's letters patent pardoning him the suit of the king's peace for the death of William Sondelwyk.

By K.

1348.

*Membrane 15—cont.*Oct. 25.  
The Tower

To the collectors of the custom of wool, hides and wool-fells in the port of Lenn. Order to deliver to William Freman or to his attorney 2 marks on every sack of wool taken from that port to parts beyond of the loan of 2 marks the sack lately made, until he is satisfied for 2,500*l.* in which the king is bound to him, in accordance with the king's grant to him.

By p.s. [19816.]

Oct. 23.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Henry earl of Lancaster, Derby and Leicester, and steward of England, or to his attorney, 250 marks for Michaelmas term last, in accordance with the king's grant to him on 1 April last, in recompence for a certain yearly ferm which he renders to Queen Philippa for the castle and honour of Pontefract, of 1,000*l.* to be received yearly of the issues of the customs, to wit 500 marks in each of the ports of London, Kyngeston upon Hull and Boston, so long as he is charged with the said ferm.

The like to the collectors of the said customs in the following ports, to wit:—

The collectors in the port of Kyngeston upon Hull.

The collectors in the port of Boston.

Nov. 8.  
Sandwich

To the keeper of the islands of Gerneseye, Jereseye, Serk and Aurenseye for the present or the future or to those who supply his place there. Order to hear the plaint of William Bernard called at another time 'Blanklok,' and to cause the speedy complement of justice to be done upon the recovery of a debt of 20*l.* due to him, according to the markets and customs of those islands, so that his complaint be not repeated to the king for lack of justice, as William has besought the king to provide a remedy, as he was lately arrested with a ship laded with his wine until he should pay 20*l.* to John de Auney of Cornwall in which Oliver Fournel of Coutenvill in Normandy was bound to John for certain merchandise bought of him, as appears by letters under the king's seal of those islands made to William thereupon, and in his possession as he asserts, for which 20*l.* William is not yet satisfied, as he says. *Et erat patens.*

Nov. 8.  
Sandwich.

To the collectors of customs in the port of Boston. Order to pay to William de Melchebourn, the king's merchant, 10*l.* for Michaelmas term last, in accordance with the king's grant to him for his labours in the redemption of the king's great crown, which he brought to England, of 20*l.*: to be received yearly for life of the issues of the customs both great and petty in that port.

Oct. 4.  
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Order to receive from Nicholas de Bokelond, auditor of the accounts reserved to the king's chamber, by indenture, all the extents of lands, rolls of accounts, parcels of accounts, commissions, letters of warrant, tallies and other memoranda touching the chamber, which, as the king has learned, he has held in his custody from the 9th year of the reign until the date of these presents, and which the king ordered him to deliver to them by indenture, and to cause them to be placed in two chests under locks whereof one key shall be in their possession and the other in that of the auditors of the accounts of the chamber, for the inspection of the said rolls and memoranda when required, and to cause those chests with their contents to be placed in the new chamber in the palace of Westminster appointed for hearing and rendering the accounts of the chamber, and the king wishes the auditors of such accounts for the present or the future to deliver to the treasurer, barons and chamberlains all the

1348.

*Membrane 15—cont.*

accounts heard before them and all the memoranda touching the same, in the form aforesaid, every year, so that the auditors may be discharged after the livery of such memoranda, as Nicholas had in his custody, so the king has learned, the extent of lands, rolls of accounts, indentures, commissions, letters of warrant, tallies and other memoranda touching those accounts from the 9th year of the reign to the date of these presents.

By letters under the seal called 'Griffon.'

## MEMBRANE 14.

Oct. 20.  
The Tower.

To the collectors of the custom of wool, hides and wool-fells in the port of Lenn. Order to permit all merchants and others wishing to take wool and wool-fells to the town of Middelburgh in Zelande, from that port before Michaelmas next, to do so, after receiving from them 2 marks on each sack and on every 300 fells, causing indentures to be made with them for the sums received from them as a prest by which the king wishes to cause allowance to be made to them in the subsidy of other wool, the indentures to be under the cocket seal deputed in that port for their greater security, as although the king ordained the staple of wool, hides and wool-fells at Brugges in Flanders, yet by reason of the evil action of the men of Brugges against him the staple cannot at present be held there, wherefore a passage of wool etc. from England to parts beyond ought not to be made before the king and council had ordained a staple at another place, but the king wishing the common advantage of the people and merchants has ordained with the assent of the council that wool and fells may be taken to Middelburgh in the form aforesaid, for paying 2 marks as aforesaid, without which payment no one shall take wool or fells, and the king wishes those who take the wool and fells to have allowance for the two marks in the form aforesaid, as is contained in the ordinance made by the king and his council under the great seal, and delivered to certain merchants of England.

By K. and C.

Like writs are directed severally to the collectors in the ports of Newcastle upon Tyne, Kyngeston upon Hull, Boston, London and Bristol.

Nov. 1.  
Sandwich

To John Poulet, William Coker of Brentemersh and Wemedon, John Turk, Humfrey de Kayl and Ralph de Verney. Order to be attendant upon the levying and collecting of the tenth and fifteenth last granted for three years, for the first year of payment in co. Somerset, for which the king appointed them with Simon de Meriet, as although the king appointed Robert de Panis to execute the premises in place of Simon, he does not wish Robert to intermeddle therewith on account of certain causes shown before him and his council.

By C.

Oct. 24.  
Westminster.

To the abbot of Waltham Holy Cross. Order to pay to the warden and scholars of the king's hall, Cambridge, 55*l.* for Michaelmas term last and henceforth yearly until John son and heir of Edmund, earl of Kent, shall come of age, as on 1 May in the 14th year of the reign, the king granted to the warden and scholars 55*l.* of the ferm which the abbot used to render yearly at the exchequer for the town of Waltham, to be received yearly as part of their wages until the king should provide better for their maintenance, and the king several times ordered the abbot to pay the 55*l.* to them, and he returned that he could not execute that order because he had previously received another order directing him to pay 50*l.* yearly of that ferm to the said heir, in accordance with the king's grant to the heir on 26 August in the 21st year of the reign of all the lands of his inheritance to hold until

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*Membrane 14—cont.*

he come of age, without rendering anything to the king, and it is not the king's intention that lands of the said inheritance which were in the hands of others by his grant on the said 26th day be delivered to the heir unless they are recovered by due process. By K. and C.

Oct. 24.  
The Tower.

To Edward, prince of Wales, duke of Cornwall and earl of Chester or to his justice of Chester or to him who supplies the justice's place in co. Chester. Order to cause all the castles and lands which he finds by inquisition taken by his ministers ought to pertain to Henry now earl of Lancaster by virtue of the king's letters, because Alesia countess of Lincoln daughter and heir of Henry de Lacy, earl of Lincoln and constable of Chester, died without an heir of his body, as is said, to be delivered to the said earl of Lancaster, as the said earl of Lincoln released to Edward I all the castles and lands which he held in cos. Lancaster and Chester and divers lands in certain other counties, and Edward I afterwards granted to him all the said castles and lands with their appurtenances, with remainder to Edmund, that king's brother, in case the earl should die without heirs of his body, and now it is found by inquisition taken after Alesia's death that she died without an heir of her body, and that Henry earl of Lancaster, son and heir of Henry earl of Lancaster, son of the said Edmund, is Edmund's kinsman and next heir and of full age, wherefore the king has given Henry respite for his homage and fealty for the said lands, because he is staying in the king's service in parts beyond the sea, and has ordered them to be delivered to him. By p.s. [19810.]

Nov. 12.  
Westminster.

To the sheriff of Lincoln. Order to cause William, earl of Huntynndon to have seisin of a messuage, 5 tofts and 18 acres of land in Sprynthorp, Steresgarth and Little Cotyngham, which John Bryx held, who was outlawed for felony, it is said, as the king has learned by inquisition taken by the sheriff that the premises have been in the king's hand for a year and a day, that John held them of the earl and that John de Trehampton had the year, day and waste thereof and ought to answer therefor to the king.

## MEMBRANE 13.

Nov. 4.  
Sandwich.

To Peter de Boxsted, escheator in co. Middlesex. Order to deliver to Nicholas brother of John son of John de Mockyng a third part of a third part of the manor of Totenham, and not to intermeddle further with 2 messuages 80 acres of land in Totenham and a messuage and 8 acres of land in Edelmton, restoring the issues, as the king has learned by inquisition taken by the escheator that Nichola late the wife of John de Mockyng held no lands at her death in her demesne as of fee or in service in chief in that county, but that she held the said third part for life, of joint acquisition with John, of the gift of Richard Spigurnel to hold for their lives with remainder to John the son and to the heirs of his body, or in default to Nicholas and the heirs of his body, by a fine levied in the king's court, and that John died without an heir of his body, and that Nichola held the said tenements in Totenham and Edelmton in that county for life of the gift of John de Ekeney, chaplain, and John de Abyngdon with remainder to Nicholas, and that the said third part is held in chief by the service of a ninth part of a knight's fee, the tenements of Totenham are held of a third part of the manor of Totenham, in the king's hand by reason of the death of Laurence de Hastynges, earl of Pembroke, by fealty and the service of 20s. 6d. yearly, and the tenements in Edelmton are held of Geoffrey de

*Membrane 13—cont.*

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Say by certain services, and the king has taken Nicholas's fealty and has given him respite for his homage until Michaelmas next on account of the tenderness of his age, which hardly reaches six years. By C.

Oct. 25.  
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with John bishop of Carlisle, whom the king sent to Gascony for the safe conduct of his daughter Joan, now deceased, for the days spent by him in that service, in going to the said parts, staying there and returning thence to London, allowing him 5 marks a day from the morrow of the Epiphany last until his return to London, and to pay him what is found to be due to him or to give him an assignment therefor.

[*Fœdera.*]

By bill of the treasurer.

Nov. 4.  
Sandwich.

To the sheriff of Kent. Order upon sight of these presents, to cause bars, benches and other necessary things to be made and repaired in three places in the customary houses before Monday after Martinmas next, for the session of Robert de Sadyngton and his fellows, justices next in eyre in that country.

By K.

[*Ibid.*]

Oct. 25.  
Westminster.

To the mayor and bailiffs of Southampton. Order to permit a ship called '*la saint Guillian*' of St. Jacut (*de Sancto Jacuto*) in Brittany, whereof Periotus Novesce is master, to be dearrested without delay together with the goods therein, and to cross to Brittany, as the said ship, laden with certain goods and merchandise of John Turquart, merchant of Brittany, lately came to the port of Southampton, and stayed there to have the passage of certain men of Brittany who lately came to England, by the king's licence, to treat for the release of Charles de Bloys, then in the Tower of London, and the mayor and bailiffs arrested the ship and goods, pretending that the truce between the king and the men of Brittany was terminated and the truce between the king and the said Charles and his wife is to endure until Christmas next.

By C.

Nov. 5.  
Sandwich.

To William de Ryngebourn, escheator in the Isle of Wight. Order to cause Thomas son and heir of John Kaynes, tenant in chief of the late king, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before Thomas Cary, escheator in co. Dorset, and the king has taken his homage for the lands which his father held in chief of the late king, and has rendered them to him.

By K.

Nov. 5.  
Sandwich.

To Aymer Fitz Waryn, escheator in co. Devon. Order not to intermeddle further with the lands which are taken into the king's hand by reason of the death of John de Kaynes, as the king has learned by inquisition taken by Simon de Bereford, sometime escheator this side Trent, that John at his death held no lands in his demesne as of fee in chief as of the crown in co. Devon, but that he held a carucate of land in Wynkelegh in his demesne as of fee as of the honour of Gloucester, then in the king's hands by the forfeiture of Hugh le Despenser the younger, by the service of half a knight's fee, and he held divers other lands in his demesne as of fee of others than the king by divers services, and that Thomas de Kaynes, John's son, is his next heir and was aged six months at the feast of St. Barnabas in the 1st year of the reign, and now Thomas has proved his age before Thomas Cary, escheator in co. Dorset, and the said honour is now in the hands of Hugh le Despenser and others and not of the king.

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## MEMBRANE 12.

Oct. 28.  
Sandwich.

To William de Clynton, earl of Huntyngdon, or to his steward or bailiff of the castle, manor and hundred of Halton, co. Chester. Order under the great seal to deliver the said castle, manor and hundred to Henry earl of Lancaster, without difficulty or delay, certifying the king thereupon before St. Katharine next, as in part satisfaction of 200*l.* of land yearly which Queen Isabel and the king promised to provide for William, the king granted the premises to him to hold for life to the value of 120*l.* of land yearly, and now for certain causes, by the advice of the council, the king has caused the premises to be resumed into his hand, and in recompence for the same he has granted to William 120*l.*, to be received yearly at the exchequer, and the king is informed that the premises pertained to Henry by virtue of certain gifts and enfeoffments, after the death of Alesia countess of Lincoln, deceased, of ancient right, before they came into the king's hand, and he wishes to show favour to Henry, who is staying in parts beyond the sea in his service, and ordered the earl of Huntyngdon to deliver the premises to him and he does not wish the execution of that order to be postponed.

By p.s. [19822.]

Nov. 8.  
Sandwich.

To the sheriff of York. Order to cause the mills beneath York castle to be newly built of timber and the head of the pond of the River Fosse to be repaired where necessary by the view and testimony of Roger de Normanvill, controller of certain of the king's works there.

By bill of the treasurer.

Nov. 8.  
Sandwich.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of John de Blebury, deceased.

Nov. 7.  
Sandwich.

To the keeper of the lands which belonged to Laurence de Hastynges, earl of Pembroke, tenant in chief, in the king's hand by reason of the minority of the heir, in co. Weyseford in Ireland, for the present or the future. Order to permit John de Butterleie to hold the office of constable of Weyseford castle, and to pay him 10*l.* yearly, as the earl granted that office to John to hold for life, receiving 10*l.* yearly for his fee of the earl's treasury at Weyseford, and the king has ratified those letters and has further, of his special favour, pardoned John any trespass committed by him in acquiring the office without licence.

By p.s. [19849.]

*Et erat patens.*Nov. 14.  
Westminster.

To William Bret, escheator in co. Essex. Order to permit Roger de Bradele to have the custody of the park and warren of the manor of Hanyngfeld, in that county, and to receive all the wood in his bailiwick blown down by the wind, and to pay him what is in arrear to him of a bushel of wheat weekly from 7 November last and to pay him a bushel weekly henceforth and a robe and 6*s.* 8*d.* for his shoes yearly, of the issues of the lands of Laurence de Hastynges, earl of Pembroke, which are in the king's hand by reason of the minority of the earl's heir, as the earl granted the said custody to Roger, for receiving a bushel of wheat weekly, a robe of the suit of the earl's men of mistery, and 6*s.* 8*d.* yearly for his shoes, to hold for life, and he also granted to him all the wood blown down by the wind in that bailiwick for life, and on 7 November last the king ratified the said grant and pardoned Roger any trespass committed by him in acquiring the said custody without licence.

Nov. 14.  
Sandwich.

To Arnald Sauvage, escheator in co. Kent. Order to permit Thomas de Kyngessnode to hold the office of parker of the park of Sutton Valence and of the bedelry in that manor and in Estsutton, and to pay to him what is in arrear to him of 2*d.* daily from 7 November last and to pay him 2*d.* daily

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*Membrane 12—cont.*

henceforth and 13s. 4d. yearly for his robe of the issues of the manor of Sutton Valence, in accordance with the earl's grant to him of the said office to hold for life, which grant the king ratified on 7 November last and pardoned Thomas any trespass committed by him in acquiring the office without licence.

Nov. 14.  
Sandwich.

To Richard Blundel, escheator in co. Northampton. Order to deliver to Robert Wyard, sometime the king's yeoman, what is in arrear to him of 3d. daily, hay, litter and oats from the time of the death of Laurence de Hastynges, earl of Pembroke and to pay him the said 3d. daily and a robe befitting an esquire or 20s. for the same, and hay, litter for his horse and a peck of oats every night, to be received so long as the manor of Yerdelee remains in the king's hand, in accordance with the earl's grant, confirmed by the king, of the bailiwick of the said manor and the custody of the chase therein, to hold for life, receiving the said wages and fees.

*MEMBRANE 11.*

Nov. 25.  
Westminster.

To the sheriff of Southampton. Order to cause two coroners for that county to be elected in place of Andrew de Canterton, deceased, and John de la Burgh, who is so weak that he cannot travail to execute the duties of his office.

Nov. 24.  
Westminster.

To Richard Blundel, escheator in co. Northampton. Order not to intermeddle further with the manor of Pateshull, restoring the issues thereof to Eleanor late the wife of John de Wodhull, as the king has learned by inquisition taken by the escheator that John at his death was jointly seised with Eleanor in his demesne of the said manor of the grant of Robert de la Hay, late parson of Datchet church, to hold for themselves and the heirs of their bodies by a fine levied in the king's court, and that the manor is held in chief as parcel of the manor of Wodhull, which is held in chief with the said parcel, by knight's service, and the king has taken Eleanor's fealty.

Dec. 20.  
Oxford.

To William Croyser, escheator in co. Bedford. Order not to intermeddle further with the manors of Wodhull and Langeford, restoring the issues thereof to Eleanor late the wife of John de Wodhull, as the king has learned by inquisition taken by the escheator that John at his death held the said manors in chief in demesne and service, jointly with Eleanor, by a fine levied in the king's court by his licence, and that those manors together with the manor of Pateshulle, which is parcel of the manor of Wodhull, are held in chief by the service of two knights' fees and of rendering 9l. yearly to the custody of Rokyngham castle, at Michaelmas, and 20s. 9d. to the king by the hands of the sheriff of Bedford, of view, hidage, suit and ward, and of rendering 10s. to Thomas Wake of Lydel of the manor of Wodhull, and that John held no other lands at his death in chief or of others in that bailiwick, and the king has taken Eleanor's fealty.

Dec. 10.  
Westminster.

To Robert Russel, escheator in co. Wilts. Order not to intermeddle further with the tenements which he took into the king's hand by reason of the death of John de Wodhull, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that John at his death held a messuage and a carucate of land in Little Durneford in that county, jointly with John his son, of the manor of Aumbresbury, which is of the

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*Membrane 11—cont.*

earldom of Salisbury by the service of a third part of a fourth part of a knight's fee, and that he held the manors of Great Derneford and Little Derneford and a messuage, 80 acres of land and 100 acres of wood in Tuderle in that county, jointly with Eleanor, for themselves and the heirs of their bodies, by a fine levied in the king's court, and that the said manors and the messuage, land and wood in Tuderle are held of others than the king by divers services, and that John held no other lands at his death in chief of the king or of others.

Nov. 6.  
Sandwich.

To the barons, knights, captains, castillans and other tenants of the castles, domains, manors, islands, towns and lands which belonged to the lord of Lyouns in the duchy of Brittany. Order to be attendant upon Thomas de Daggeworth as lord of the said castles etc. as William de Bohun, earl of Northampton, granted by charter to Thomas and to Eleanor his wife, the earl's sister, the said castles etc. which came into the hands of John de Monte Forti, then duke of Brittany, by the forfeiture of the lord of Lyouns, and which John afterwards gave to the earl in fee, to hold of John, the said duke's son and heir, and the king confirmed the said grant to Thomas and Eleanor. *Et erat patens.*

Nov. 24.  
Westminster.

To Walter de Chiriton and Thomas de Swanlond and their fellows, to whom the king granted all the customs in the realm under a certain form. Order to pay to John de Herlyng and to William de Clopton, whom the king assigned to levy and collect the petty custom in the port of London and in all places thence on either side of the River Thames to Gravesend, for life, their wages for the time when the said custom has been in their hands, and to pay them 20*l.* yearly so long as the customs remain in the hands of Walter and his fellows, as it appears by the certificate of the treasurer and barons of the exchequer sent into chancery that 20*l.* yearly were allowed to John de Pulteneye and John de Aspale, late collectors of the petty custom in that port, for their wages in the said office.

Nov. 2.  
Sandwich.

To Robert Russel, escheator in co. Wilts. Order to deliver to Richard Talbot the manors of Elecombe and Blountesdon Gay, together with the issues thereof, as on 29 January last the king granted to him the reversion of all the lands which Joan late the wife of John Lovel, tenant in chief, grandmother of John Lovel, tenant in chief, held in dower or otherwise for life, of the inheritance of the said John, a minor in the king's wardship, to hold until the heir should come of age without rendering anything therefor, and it is found by inquisition taken by the escheator that Joan at her death held the said manors in dower of the inheritance of the said heir.

*MEMBRANE 9\*.*

Oct. 26.  
Westminster.

To John de Horton, keeper of the exchanges in the Tower of London and in the city of Canterbury. Order to pay to Geoffrey de Thoresby, whom the king appointed on 13 May in the 11th year of the reign to be assayer of his money, and committed to him the office of changer in the exchange of Canterbury, to hold during good conduct, in the same way as Lapinus Roger, deceased, held them, receiving the customary fees and wages, what is in arrear to him of the said fees and wages from the said 13 May and to pay him the same henceforth.

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\* Membrane 10 is blank.

*Membrane 9—cont.*

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Oct. 20.  
Westminster.

To John de Wyndesore, escheator in cos. Warwick and Leicester. Order to deliver to Thomas de Asteleye, knight, the tenement which the escheator took into the king's hand by virtue of a writ directed to him in the 21st year of the reign, restoring the issues thereof to him, as on its being found by inquisition taken by Robert de Bereford, then escheator in those counties, by writ of *diem clausit extremum* after the death of John le Latymer, that John at his death held no lands in chief whereby the custody of his lands ought to pertain to the king, but that he held certain lands in Langeton, co. Leicester, of Thomas, by homage and the service of a knight's fee, and he held lands of others than the king by divers services, the king ordered Robert on 20 June in the 17th year of the reign not to intermeddle further with the said lands, but by pretext of another inquisition taken by another writ of *diem clausit extremum* on 6 November in the 21st year of the reign, obtained erroneously, because it was found that John held certain lands and rents and the moiety of a mill in Langeton of William son and heir of William le Latymer, a minor in the king's wardship, the king ordered those lands to be again taken into his hand and to be delivered to Queen Philippa, to whom he delivered the custody of all the lands which belonged to William Latymer to hold until the heir should come of age, Thomas not being called or heard in the matter, wherefore he has besought the king, by his petition before him and his council in parliament, to order his hand to be removed and the said lands to be restored to him, and on the matter being discussed with the councils of the king and queen, nothing effectual was alleged by the queen's council whereby the said lands ought to remain in the king's hand and in her custody, wherefore the king has ordered his hand to be removed from those lands.

Oct. 12.  
Westminster.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause wages and the arrears thereof from the time of his appointment to be paid to the following, to wit: to the janitor of each gate of the castle taking 4*d.* daily; to Thomas le Rotour one of the viewers of works taking 2*d.* daily; to John de Wyndesore, gardener of the garden without the castle, taking 2½*d.* daily; to four watchmen of the castle taking 2*d.* a day each; to Ralph de la More, clerk of the king's works in the castle, taking 2*d.* a day.

To the same. Like order for Gilbert Pypet, the king's fletcher in that castle, and to pay him his wages henceforth, delivering to him the other things necessary for his office.

Oct. 12.  
Westminster.

To Thomas de Foxle, constable of Wyndesore castle or to him who supplies his place. Order to pay to Ralph de Dodlesfold to whom on 28 March in the 8th year of the reign the king granted the office of surveyor of his works in that castle and in the manor and parks of Wyndesore and of the palings and hedges about the new and old parks of Wyndesore, and in the manor of Kenyngton and of the enclosure of wall and paling about the king's park of Kenyngton, to hold during pleasure, receiving such wages as Alexander le Peyntour used to receive therein, what is in arrear to him of such wages from the said 8 March and to pay him such wages henceforth.

Oct. 24.  
Westminster

To the sheriff of Southampton. Order to expend 200 marks beyond the 100*l.* which the king ordered him to expend in repairing the defects of the hall, chapel, chambers and other buildings of Winchester castle, by the view and testimony of the mayor of Winchester and of Robert de Charteseye, as the king has learned that the said defects cannot be properly repaired for 100*l.*

By bill of the treasurer.

1348.

*Membrane 9—cont.*Nov. 16.  
Sandwich.

To John Sholle, escheator in co. Hereford and the adjacent march of Wales. Order to deliver to Agnes late the wife of Laurence de Hastynges, earl of Pembroke, tenant in chief in England and Wales, the lands in that bailiwick of those which the king has assigned to her, as upon her taking oath that she will not marry without the king's licence the king assigned the following lands to her, to wit: the castle, lordship and burgh of Bergeveny with the manor of Engliston and the bedelry there and its members of the town of Michael, Lancadok and Lyncoyd Capella, Killitha, Bloreys, Culgudyn, Pellenny, Mayneyhad, Cregrien and the forestership there pertaining to the said lordship, and the manors of Sutton Valence and Est Sutton, co. Kent, and Esthanyngfeld with certain lands in Westhanyngfeld in co. Essex, and certain tenements and rents in Filungleye and Chelmescothe, co. Warwick.

The like to Arnald Sauvage, escheator in co. Kent, for the manors of Sutton Valence and Estsutton.

The like to the following, to wit:—

William Bret, escheator in co. Essex for the manor of Esthanyngfeld and lands in Westhanyngfeld.

John de Wyndesore, escheator in co. Warwick for the lands and rents in Filungley and Chelmescothe.

*Memorandum* that the said assignment of dower was made with the assent of Thomas de Clopton, keeper of the wardrobe, whom the king appointed surveyor of two parts of the lands which belonged to the said earl, to ordain and dispose thereof for the expenses of the king's household, until the earl's heir should come of age, as he shall see fit and not according to the extents made thereof.

Afterwards certain other manors and lands which belonged to the earl were at his death assigned to Agnes to hold in dower, beyond the lands aforesaid, as appears in the Close Roll of the 23rd year of the reign under date 28 April.

Nov. 21.  
Westminster.

To William Bret, escheator in co. Essex. Order not to intermeddle further with the manor of Horkeslee, as the king has learned by inquisition taken by John de Blounvill, sometime escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford that John Botetourt and Maud his wife, by a fine levied in the late king's court, granted that the said manor and the advowson of the priory there with all appurtenances, which William de Horkesle and Emma his wife held for their lives with reversion to John and Maud, should remain to Robert de Swynbourn, and the manor and advowson were held in chief as of the honour of Reylegh, then in the king's hand, by knight's service, and that William, Emma and Robert were dead, and Robert son of Thomas de Swynbourn was Robert's next heir and was aged five years on 26 November in the 6th year of the reign, and the king granted the said honour to William de Bohun, earl of Northampton, and the heirs male of his body, and Robert son of Thomas is now of full age, as the king has learned by inquisition taken by William de Middleton, escheator in co. Suffolk.

Nov. 18.  
Westminster.

To Simon Basset, escheator in co. Gloucester. Order to cause John Giffard son and heir of John Giffard of Weston under Egge, tenant in chief, to have seisin of all the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before John de Swynnerton, escheator in co. Salop, and the king has taken his homage for all the lands which his father held in chief, and has rendered them to him.

By p.s. [19978.]

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*Membrane 9—cont.*

The like to the following, to wit :—

Robert Russell, escheator in co. Wilts.

Guy de Seintcler, escheator in co. Cambridge. }

By the same writ.

## MEMBRANE 8.

- Nov. 15. To Thomas de Lucy, escheator in co. Lancaster. Order to cause the  
Sandwich. castle and manor of Clyderhou with its chaces and parks in co. Lancaster, except the park of Ightenhull, to be seised into the king's hand and to deliver them to the present earl of Lancaster, as the king has learned by inquisition by the escheator that Alesia, countess of Lincoln, at her death held no lands in her demesne as of fee in service in that county, but that Edward I was seised in his demesne as of fee by the release of Henry de Lacy, earl of Lincoln of the said castle and manor with the chaces and parks and he granted them to the said Henry and the heirs of his body with remainder to Edmund the king's brother, in default of such heirs, and Edmund had a son Thomas and Henry, Thomas's brother, and the said Thomas afterwards married Alesia daughter and heir of Henry de Lacy, and after the death of Edmund and Henry, Thomas held the said castle and manor till his death, after which the late king, in the 15th year of his reign, took them into his hand, and the present king afterwards granted them, except the said park, to Queen Isabel, and Thomas and Alesia died without an heir of their bodies and the reversion of the castle and manor pertains to Henry earl of Lancaster, son and heir of the said Henry son of Edmund, as Edmund's heir in the said tail, and that the castle and manor are held of the honour of Lancaster by the service of six knights' fees and 25s. yearly to the ward of Lancaster castle. By p.s.
- Nov. 20. To the sheriff of Northumberland. Order to cause a coroner for that  
Westminster. county to be elected in place of Roger de Inghou, who has no lands in fee in that county to qualify him.
- Oct. 8. To Walter de Bermyngham, justiciary of Ireland, or to him who supplies  
Westminster. his place there. Order to deliver the custody of all the castles, manors and lands of Maurice son of Thomas, earl of Dessemound in Ireland, with all their appurtenances and the issues thereof from 7 August last, to Ralph baron of Stafford and Richard Talebot, or to their attorneys, in accordance with the king's previous orders to him, and to discharge the receivers, ministers and fermors thereof from the said day, informing the king of what he does before the Purification next, as on the said 7 August the king committed the said custody to Ralph and Richard, to hold during pleasure, for rendering 800 marks yearly at the exchequer, and although the king ordered the justiciary by divers writs to deliver the custody to them he has not hitherto cared to do so, in contempt of the king's orders.
- Nov. 26. To the treasurer and barons of the exchequer and to the chamberlains.  
Westminster. Order to account with Master William de Fenton, the king's clerk, for the time when he was in the king's service at London, to inform the council upon affairs touching the men and merchants of Spain and Gascony, paying him 4s. for every day spent in that service or giving a competent assignment therefor. By C.
- Nov. 21. To William de Middelton, escheator in co. Suffolk. Order not to inter-  
Westminster. meddle further with the manor of Wystone in that county, as the king has learned by inquisition taken by the escheator that Thomas de Swynbourn, at his death, held that manor in chief as of the honour of Relegh, then in

1348.

*Membrane 8—cont.*

the king's hand, by the service of half a knight's fee, and that the manor was seised into the king's hand by the death of Thomas and by reason of the minority of Robert, his son and heir, and Robert is of full age, and the king has granted the said honour with the knights' fees pertaining thereto to William de Bohun, earl of Northampton, and the heirs male of his body.

Nov. 20.  
Westminster.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Queen Isabel or to her attorney 250*l.* for Easter term last, in accordance with the king's grant to her of 500*l.* in each of the ports of London, Kyngeston upon Hull and Boston, to be received yearly for life.

The like to the collectors of customs in the port of Boston.

Dec. 3.  
Sandwich.

To the sheriff of Southampton for the present or the future. Order to pay to Thomas Trusselove, watchman of Winchester castle, what is in arrear to him of 1*d.* a day from 23 April in the 18th year of the reign and to pay him 1*d.* a day henceforth, in accordance with the king's grant to him on the said day of such wages, to be received for life of the issues of that county.

By p.s.

*Et erat patens.*

## MEMBRANE 7.

Nov. 24.  
Westminster.

To William de la Pole, to whom the king granted all the money of the ancient custom of wool, hides and wool-fells in the port of Kyngeston upon Hull. Order to pay to Tidemannus de Lymbergh 25*l.* for Michaelmas term last, as the king granted to Matthew Canaceon, his merchant, 50*l.* to be received yearly of the customs in the port of London, and on 15 February in the 18th year of the reign the king transferred that grant, to be received in the port of Kyngeston, to John de Wolde and the said Tidemannus, merchants of Almain, at Matthew's request, who was bound to them in great sums, and John is dead as the king is informed.

Dec. 1.  
Westminster.

To John de Sobbury, the king's clerk. Order to deliver all the writs touching pleas in co. Kent delivered to him by William de Herlaston, keeper of the king's writs in the Common Bench, to the said William, by indenture, as the king ordered John de Stonore, chief justice of the Bench, to adjourn until Monday after Martinmas next all pleas touching the men of co. Kent, and the king ordered William to deliver the said writs to John de Sobbury [*see page 559 above*], and now the king has learned that the said pleas are readjourned by Richard de Wylughby, whom he lately appointed chief justice in the eyre in co. Kent in place of Robert de Sadyngton.

Dec. 6.  
Westminster.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William Scarlet of Quappelade, who is insufficiently qualified.

Dec. 28.  
Westminster.

To Robert Talebot, fermor of the castle of Pembroke and of the other lands in co. Pembroke in Wales which belonged to Laurence de Hastynges, earl of Pembroke, tenant in chief, in the king's hand by reason of the minority of the earl's heir. Order to permit Richard de Cestr[ia] to exercise the office of reaper of Castlemartin (*de Castro Martini*) and to pay him what is in arrear to him of 1½*d.* a day and to pay him the same henceforth yearly, as the earl granted that office to Richard to hold for life, receiving 1*d.* for his wages, and afterwards the earl granted to him ½*d.* a

1348.

*Membrane 7—cont.*

day in augmentation of his wages for damages received by him in the earl's service in parts beyond the sea, to be received for life, and on 7 November last the king ratified that grant and pardoned Richard any trespass in acquiring that office without licence.

To the same. Like order, '*mutatis mutandis*,' to permit John de Loud to execute the office of the forestership of Coytrath, granted to him by the earl to hold for life, receiving 1*d.* a day, and to pay him the said wages and the arrears thereof, as the king ratified the said grant on 7 November last.

To the same. Like order, '*mutatis mutandis*,' to permit William Redhefd, servant of the said earl, to have the constableness of Tenby (*Teneb*) castle and the office of '*cachepol*' of that town granted to him by the earl to hold for life, receiving 1*d.* a day at Pembroke of the earl's exchequer, and to pay him the said wages and the arrears thereof, as the king ratified the said grant on 7 November last.

## MEMBRANE 6.

Dec. 8.  
Sandwich.

To Saier de Rocheford, escheator in co. Lincoln. Order not to intermeddle further with the manors of Horblyng and Segbrok, as the king has learned by inquisition taken by the escheator that Alesia countess of Lincoln, at her death, held the said manors, to wit the manor of Horblyng for herself and Ebulo Lestrange, her husband, and his heirs, of the king's grant, and the manor of Segbrok to Ebulo and Alesia and the heirs of their bodies of the grant of John Sefoul and John de Wadenhowe, with remainder, in default of such heirs, to Ebulo's right heirs, and that the said manors are held of others than the king by divers services, and Ebulo and Alesia died without an heir of their bodies, and that Roger Lestraunge, the elder, lord of Knokyn, is Ebulo's kinsman and next heir and of full age.

Dec. 10.  
Sandwich.

To the collectors in co. Cornwall of the wool last granted. Order to cause what remains to be levied of the 262½ sacks 6 stones of wool which the king ordered to be levied in that county of the 20,000 sacks of wool granted to him by the laity, to be levied without delay, and to cause that wool, according to the sort of the wool of co. Somerset, or 7 marks a sack, to be delivered to Walter de Chiriton, the king's merchant, or to his attorney, by indenture, notwithstanding the king's commission to John Bilon of Trethewil, John Soore of Talvron and Luke Dony of Bodmin to receive the wool and gold in that county.

By C.

Dec. 5.  
Sandwich.

To Simon Basset, escheator in co. Gloucester. Order not to intermeddle further with a messuage and a carucate of land as third part of the entire manor of Sutham, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Reginald son of Herbert held no lands at his death of the king in that bailiwick as of the lands which belonged to Margery de la Beche, or in his demesne or in service, but that he held the premises in his demesne as of fee of Matthew son of Herbert by the service of a rose yearly.

Oct. 20.  
Sandwich.

To John de Brewes, late fermor of certain lands in Beseby of the demise of Margery late the wife of Nicholas de la Beche, as is said. Order to pay to Michael de Ponynge what is in arrear to him of the ferm for the said lands from 2 April in the 21st year of the reign, as the king sold the custody of those lands to Michael to hold until the heir should come of age,

1348.

*Membrane 6—cont.*

among other lands and rents which belonged to Margery and which were taken into the king's hand by the forfeiture of John son of Robert de Dalton, knight, who married her, to hold from the said 2 April for Margery's life for rendering a certain thing yearly at the king's chamber.

Dec. 8.  
Sandwich.

To Richard de Drayton and Richard son of Maurice, knight. Order to deliver all the rents, issues and profits of all the castles, manors, lands, courts and hundreds which belonged to Maurice son of Thomas, earl of Dessemond, in Ireland, in the king's hand for certain causes, to Ralph baron of Stafford and Richard Talebot, or to their attorney, without delay, so that they may be able to answer for their ferm at the exchequer, as although the king on 23 September last, under the seal used in Ireland, appointed Richard and Richard to levy and receive all the said rents and issues from Michaelmas term last, yet on 7 August preceding he had committed the custody of the said castles etc. to Ralph and Richard, by other letters patent under the seal used in England, to hold with all appurtenances, during pleasure, for rendering 800 marks yearly at the exchequer.

Nov. 26.  
Westminster.

To Thomas de Clopton, keeper of the wardrobe. Order to pay 100 marks to Agnes late the wife of Laurence de Hastynges, earl of Pembroke, tenant in chief or to her attorney, or to cause lands of the earl's inheritance to the value of 100 marks to be assigned to her for 100 marks yearly, as the king demised at ferm to Thomas two parts of all the lands which belonged to the said earl, which are in the king's hand by reason of the minority of the earl's heir; for himself and his successors in that office to hold until the said heir should come of age, for rendering 733*l.* 6*s.* 8*d.* in the wardrobe yearly for the expenses of the king's household and for paying 100 marks yearly to Agnes for the maintenance of the heir for the time that he should be in her custody or to assign lands to her of that inheritance for the said 100 marks by agreement made with her.

Nov. 30.  
Sandwich.

To the sheriff of Lincoln for the present or the future. Order to pay to Henry Kenyoun, sumpter of the king's buttery, 2*d.* daily for his wages and 10*s.* yearly for his robe for life, in accordance with the king's grant to him on account of his weakness, of the said wages and robes to be received for life of the issues of that county.

By p.s. [19923.]

*Et erat patens.*

*MEMBRANE 5.*

Dec. 10.  
Westminster.

To Thomas Clopton, keeper of the wardrobe, to whom the king committed the custody of two parts of the land in co. Pembroke in Wales, which belonged to Laurence de Hastynges, earl of Pembroke, tenant in chief in the king's hand by reason of the minority of the earl's heir, to hold until that heir should come of age. Order to permit Richard de Cestr[ia] to hold the office of reaper of Castlemartin and to pay him his wages of 1½*d.* a day and the arrears thereof, as the earl granted that office to Richard to hold for life, receiving 1*d.* a day for his wages, and afterwards the earl granted him ½*d.* a day in augmentation of his wages for damages received while in the earl's service in parts beyond the sea, which grant the king ratified and pardoned Richard any trespass committed by him in acquiring the said office without licence.

To the same. Like order to permit John de Loud to hold the office of the forestership of Coytrath and to pay him his wages of 1*d.* a day and the arrears thereof, which office and wages were granted to him by the earl to hold for life, and the king ratified that grant etc.

1348.

*Membrane 5--cont.*

To the same. Like order to permit William Redhefd to have the constableness of Tenby castle and the office of 'cachepoll' of that town, and to pay him his wages of 1*d.* a day and the arrears thereof, in accordance with the earl's grant to him confirmed by the king.

Dec. 12.  
Westminster.

To Gilbert de Mitford. Order to deliver to John Keldrik, sometime yeoman of the king's chandlery, the weighing beam (*tronum*) for wool in the ports of Newcastle upon Tyne and Hertipole, and all other things touching the office of weigher there, although the king lately committed that office to Gilbert to hold during pleasure, as he had previously granted that office to John for his good service to himself and the late king, to hold for life, which grant the king did not recollect when he made the grant to Gilbert and he has revoked the latter grant.

Dec. 8.  
Westminster.

To the treasurer and barons of the exchequer, Dublin, or to him who supplies the treasurer's place. Order to receive from Maurice son of Thomas, earl of Kildare, the portion touching him for his royal service according to the rate of five fees, superseding the demand made upon him for more, as for the service of John son of Thomas of Ireland, earl of Kildare to Edward I and the late king, on 14 May in the 9th year of the reign the late king granted to him the castle and town of Kildare under the name of earl of Kildare, for himself and the heirs male of his body, with all appurtenances except the office of the shrievalty of the county, which the king retained to hold by the service of two knights' fees, and afterwards on 2 August in the 11th year of the reign the late king granted that office of the shrievalty to Thomas son and heir of the said John, except four pleas, to wit rape, treasure trove, forstall and fire, which the king reserved to himself, to the value of 60*l.* of land yearly, in full satisfaction of 100*l.* of land yearly which the said king promised to give to John the father, to hold by the service of three knights' fees, so that he should hold the said castle, office and town by the service of five knights' fees; and now Maurice has shown the king that the treasurer and barons exact 100*s.* of him for a certain royal service, because former kings of England, before the said grants, used to have 200*l.* for a hundred knights' fees in Leinster in the time of each royal service in that land, of which hundred fees the county of Kildare, as parcel of Leinster, used to render 100 marks for 8½ fees, for a royal service summoned in that land by the justiciary of Ireland, after Easter last, whereupon the earl has besought the king to provide a remedy.

To the justiciary and chancellor of Ireland or to those who supply their places. Order to direct the treasurer and barons of the exchequer, Dublin, and the king's other ministers of that land to supersede the said demand made upon the earl of Kildare.

1349.

Jan. 2.  
Westminster.

To the sheriff of Bedford and Buckingham. Order to pay to John de Mounceaux, the king's serjeant at arms, 20*l.* upon 12*d.* a day for his wages so that he may be able to pay them to the father of his wife, who is about to set out on a pilgrimage to divers places, as the said father wishes to enfeof John of a carcate of land if John will lend him 20*l.* promptly for making his pilgrimage, and John has besought the king to pay him 20*l.* upon the 12*d.* daily granted to him for life for his wages to be received of the issues of those counties.

By p.s. [19946.]

Jan. 3.  
Westminster

To the treasurer and barons of the exchequer. Order to account with Richard de Grymesby, the king's serjeant at arms, exchanger and assayer of his money in the Tower of London, for the wages and fees in

1349.

*Membrane 5—cont.*

arrear to him, for the time of William de Wakefeld, late keeper of the exchanges in the Tower, and further to do what the nature of the account requires, as Richard has besought the king to order such account to be made with him.

By p.s. [19947.]

1348.

## MEMBRANE 4.

Nov. 20.  
Westminster.

To Guy Seintcler, escheator in co. Huntingdon. Order to deliver the manor of Brampton in that county to Master John de Offord, the chancellor, together with the issues thereof from 14 November last, to hold until the heir of Laurence de Hastynges, earl of Pembroke, tenant in chief, shall come of age, as the king caused all the lands which belonged to the earl to be taken into his hand and reserved to his chamber for the expenses of his household until the said heir should come of age, and on the said 14 November Thomas de Clopton, treasurer of the wardrobe, demised the said manor, which belonged to the earl, to Master John, to hold from that day until the heir should come of age for rendering 110*l.* therefor to the wardrobe yearly, as the said treasurer has testified before the king.

1349.

## MEMBRANE 3.

Jan. 20.  
Westminster.

To Thomas Cary, escheator in cos Somerset and Dorset. Order to take the fealty of William Banastre according to the form of a schedule enclosed with these presents, to deliver to him a serjeanty at the east of Peret, co. Somerset, and not to intermeddle further with the lands which Philip de Wellesleye held of others than the king, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Philip at his death held no lands in chief in that bailiwick whereby the custody of his lands ought to pertain to the king, but that he held the said serjeanty for life of the grant of Elias de Corscombe by a fine levied in the king's court, with remainder to William and his heirs by Elizabeth his wife, and that the serjeanty is held in chief by the service of rendering a mewing nest or the price of two bezants yearly at Michaelmas, and that Philip held lands in his demesne as of fee and in fee tail in co. Somerset of other lords by knight's service.

## MEMBRANE 2.

Jan. 12.  
Westminster.

To John Sholle, escheator in co. Hereford and the adjacent march of Wales. Order to deliver to Agnes late the wife of Laurence de Hastynges, earl of Pembroke, tenant in chief, the knights' fees in that bailiwick of those which the king has assigned to her to hold in dower of the fees which belonged to her husband, to wit: 1½ fees in Castle Arnold (*Castro Arnaldi*) and Laynarth which John le Galeys holds, extended at 10*l.* yearly, the service of Philip ap Adam ap Ivor for the manor of Lanveyr, extended at 100*s.* yearly; a fourth part of a fee in Lanyhangel near Usk, which William ap Henry holds, extended at 50*s.* yearly; a fourth part of a fee in the lordship of Bergeveny which Howel Vaghan holds, extended at 50*s.* yearly; a fee in Landowy Rethere which John ap Howel holds, extended at 4*l.* yearly; a fee in Werngorhyn which William de Wlf holds, extended at 50*s.* yearly; a fee in Landewy Skiret, which David Landon holds, extended at 50*s.* yearly; a fourth part of a fee in Gelthy which Roger Gonter holds,

1349.

*Membrane 2—cont.*

extended at 80s. yearly; a fee in Penclauth which Walter Kymbaud holds, extended at 15s. yearly; a moiety of a fee in Blayngevenny which Walter ap William holds, extended at 10s. yearly; a moiety of a fee in Maynde which John Wroth holds, extended at 40s. yearly; the service of William de Hastynges for the manor of Lamethyn, extended at 60s. yearly; a moiety of a fee in Tregayr which the same William holds, extended at 50s. yearly; a fourth part of a fee in Henlles in the said county and march, which William holds, extended at 30s. yearly; a moiety of a fee in Pydyngton, co. Northampton, which Roger de Grey holds, extended at 40s. yearly; a moiety of a fee in Hanyngton and Boketon which Thomas de Preston holds, extended at 40s. yearly; a moiety of a fee in Earls Barton which the abbes of St. Mary de Pratis without Northampton and Robert de Pynkeneye hold, extended at 40s. yearly; a sixth part of a fee in Great Dodyngton which John de Charnels holds, extended at 10s. yearly; a fourth part of a fee in Wolde and Holcote which the abbot of Pippewell and Roger Vitor and others hold, extended at 20s. yearly; a fourth part of a fee in Herdewyk which John de Sancto Mauro holds, extended at 20s. yearly; a fee in Boseyate which William Latymer holds, extended at 20 marks yearly; a fourth part of a fee in Eston and Boseyate which Roger de Grey holds, extended at 10s. yearly; a fee in Rysston which William de la Carvail holds, extended at 20l. yearly; a moiety of a fee in Braybrok which Warin Latymer, knight, holds, extended at 10 marks yearly; a fee in Haryngworth which William la Zouche of Haryngworth, knight, holds, extended at 20l. yearly; a fee in Multon which Joan late the wife of Ralph Basset holds, extended at 20l. yearly; a moiety of a fee in Herdewyk which the heir of Robert Grymbaud holds, extended at 20s. yearly; a fee in Boseyate which John de Moubray holds, extended at 100s. yearly; a fourth part of a fee in Hinton and Twywell, co. Northampton, which the heirs of Richard Bray and John le Veer hold, extended at 60s. yearly; a fortieth part of a fee in East Sutton, co. Kent, which Thomas de Kyngesnode and Robert de Wramlynge hold, extended at 6s. 8d. yearly; a moiety of a fee in Wridelyngton, co. Suffolk, which the heirs of Aymer de Valencia hold, extended at 60s. yearly; a moiety of a fee in Wridelyngton which Robert de Skalys holds, extended at 60s. yearly; a fourth part of a fee in Gaysle which the heirs of William Talemache hold, extended at 25s. yearly; a fee in Posselyngworth which Thomas de la Chaumbre holds, extended at 100s. yearly; two fees in Cavendissh which Miles de Hastynges holds, extended at 10l. yearly; two fees in the same town of Cavendish which Richard de Wymbissh holds, extended at 10l. yearly; a moiety of a fee in Gaysle in the same co. Suffolk which John Kersever holds, extended at 50s. yearly; a fee in Yppesleye, co. Warwick, which John Hubaud holds, extended at 15l. yearly; a fourth part and a twentieth part of a fee in Happeford which John de Hastang holds, extended at 40s. yearly; a fee in Flekkenho which the heirs of Theobald de Verdon hold, extended at 20l. yearly; a fee in Burughton and Shirford which the heirs of Nicholas de Turvill hold, extended at 20l. yearly; a moiety of a fee in Hilberworth in the same co. Warwick which John Hubaud holds, extended at 100s. yearly; a sixteenth part of a fee in Barton, co. Leicester, which Ralph de Stanlowe, knight, holds, extended at 10s. yearly; and a fee in Swipston and Neuton which Nicholas Charnels holds, extended at 100s. yearly, and a fee in Athelexton in the same co. Leicester, which John Bakepuis holds, extended at 16l. yearly.

To Richard Blundel, escheator in co. Northampton. Like order to deliver to Agnes the said fees in Pydyngton, Hanyngton and Boketon etc. in that county.

1349.

*Membrane 2—cont.*

To Arnald Sauvage, escheator in co. Kent. Like order to deliver to Agnes the said fee in East Sutton.

To William de Middleton, escheator in co. Suffolk. Like order to deliver to Agnes the said fees in Wridelyngton, Gaysle etc. in that county.

To John de Wyndesore, escheator in cos. Warwick and Leicester. Like order to deliver to Agnes the fee in Yppesleye, co. Warwick, etc. to the fee in Athelexton which John Bakepuis holds.

To Richard Blundel, escheator in co. Northampton. Order to deliver to Agnes late the wife of Laurence de Hastynges earl of Pembroke, tenant in chief, the advowson of Yerdele Hastynges church in that county, extended at 40 marks yearly, as of the advowsons which the earl held at his death the king assigned the following to her, to wit: that of Yerdele church aforesaid; the advowson of Sutton church with the chapel of Eastsutton, co. Kent, extended at 38*l.* 13*s.* 4*d.* yearly; the advowson of Westhanyngfeld church, co. Essex, extended at 20 marks yearly; the advowson of Bromsted church, co. Norfolk, extended at 10*l.* yearly, to hold in dower.

To Arnald Sauvage, escheator in co. Kent. Like order to deliver to Agnes the advowson of Sutton church with the chapel of Eastsutton.

The like to the following escheators, to wit:—

William Bryt, escheator in co. Essex, for the advowson of Westhanyngfeld church.

William de Middleton, escheator in co. Norfolk, for the advowson of Bromsted church.

*MEMBRANE 1.*

Jan. 6.  
Westminster.

To Robert Russell, escheator in co. Wilts. Order to deliver the manor of Lydyard Tregoz in that county to Roger de Beauchamp and Sibyl his wife, as the king has learned by inquisition taken by the escheator that Agnes late the wife of John de Northwode at her death held no lands in chief of the king or of any other in her demesne as of fee in that county, but that she held the said manor for life of the demise of William de Grandissono, father of Peter de Grandissono, knight, whose heir he is, and that Peter afterwards granted the reversion of that manor to Roger and Sibyl and the heirs male of their bodies and that the manor is held in chief by knight's service, and the king has taken Roger's homage and has rendered the manor to him.

By p.s. [19959.

Jan. 20.  
Langley.

To the collectors of customs in the ports of Newcastle upon Tyne and Hertilpole. Order to pay to John de Stryvelyn, 100 marks for Michaelmas term last, in accordance with the king's grant to him of 200 marks, to wit 140 marks in the port of Newcastle and 60 marks in the port of Hertilpole to be received yearly of those customs.

Jan. 23.  
Westminster.

To the collectors of customs in the port of Lenn. Order to permit all merchants to take woollen cloth made in England, tin, lead and feathers, to the parts of Almain, Holand, Seland and elsewhere at pleasure, from the port of that town, until further order, after paying the customs due thereon, notwithstanding the ordinance to take such cloth etc. to the staple at Caley and not elsewhere.

By C.

1348.

MEMBRANE 20*d.*

Enrolment of assignment of dower of a third part of the lands which belonged to Durand Bard in Northale Edelesburgh made to Isabel late the wife of Durand by William Croyser, escheator in co. Buckingham on Thursday before St. Katherine in the 21st year of the reign, in the presence of William Barbe, Theobald de Brigham, William Bullok, John de Stanbrugge, Richard Cobbe, Matthew atte Thee, John Freman, John Juet, Nicholas Coleman, Adam Portereve, William Cokerel, and Stephen Wowelles, jurors, to wit: a third part of a chief messuage on the east, to wit, a greater grange, a cowshed with a small pigsty, a third part of a dovecote, a third part of a bakery with a garden which was formerly of John Em, with a plot extending from that garden to the said grange, with free entry and exit by the gates to all the said houses; three butts of land in le Northye on the south containing an acre of land; 3 butts of land in le Fryth on the north; 3 butts of land at Storkesnest on the south near the land of John Fitz John; 3 butts of land there near le Kerlake;  $1\frac{1}{2}$  acres of land at Snytemere on the north; an acre of land in Towalton extending upon the land of Richard Coleman;  $\frac{1}{2}$  acre of land in le Inlond on the south; a butt of land in le Benmede on the south; 3 butts of land at le Strotes on the north;  $\frac{1}{2}$  acre of land in to Walton Wey; 3 butts of land in le Heggess on the north;  $\frac{1}{2}$  acre of land which is a headland at Welselmeslond;  $\frac{1}{2}$  acre of land there towards the field of Aston; a butt of land at Coumbesbrot near the way of Godesbrugge; a butt of land at Chenhulle; a rood of land at le Yre Thornes on the south; an acre of land upon le Benforlong on the south; an acre of land in le Churchedene; an acre of land at Robynesmulle on the west; 2 acres of land in the west field in the plot of arable land called 'where the ox died'; a butt of land on the north of Hallynke; a moiety of a piece of land near Ykenyldewey on the south; 4 butts of land at Wodewey; 3 butts of land in le Middelforlong towards Ykenildemulle; 3 butts of land upon Cattesbreyne;  $\frac{1}{2}$  acre of land towards Sibilycroft; 3 butts of land at Stiperesdene; a butt of land at Dagenhale heggess; 2 acres of land in Dagenhale croftes on the north; a third part of land in le Westcroftes against the gate of William West, on the north; 2 acres of land at Hodenhale on the north; 2 butts of meadow in Northmede on the north; a third part of meadow in Purtesmede, Gosmede and le Holme, Knytenvenne Shepemedevenne and near le Park to be received yearly how and where it falls by lot so that the meadow cannot be divided or assigned in a certain place, because each year before the time of the reaping of the meadow it ought to be bounded and assigned by lot; a third part of meadow called 'le Berlake' on the south; a third part of a wood, which entire contains  $4\frac{1}{2}$  acres; a third part of pasture in Brochende towards the west; a third part of pasture in le Benmede towards the north; a third part of pasture against Burymulle on the south. The rents and services of the following tenants, to wit: of William Bullok, 4*s.* 4*d.*; of Richard Cobbe, 12*d.*; of William Reyner, 20*d.*; of Agnes atte Bourne, 2*d.*; of Robert Coleman, 5*d.*; of Ralph Falywelle, 2*s.*; of William Wylde, 3*d.*; of Maud Juett, 3*d.*; of John Clerc of Edelesburgh, 12*d.*; of William le Rede, 4*d.*; of Thomas Randolph, 2*d.*; of William Botiler, 2*d.*; of John atte Fenne, 2*d.*; of Henry Hamund, 1*d.*; of John Spenser, bondman, 22*d.* and their works and customs.

Aug. 30.  
Westminster.

To the abbot and convent of Welhowe near Grymesby. Request to provide Matthew de Assheton, the king's clerk, with such a yearly pension from that house as they are bound to grant to one of the king's clerks by reason of the new creation of the abbot, until they provide him with a suitable benefice, informing the king of what they do in the matter by the bearer of these presents.

By p.s. [19716.]

1348.

*Membrane 20d—cont.*Sept. 18.  
Westminster.

To the collectors in co. Kent of the aid for making the king's eldest son a knight. Order to supersede until the month of Michaelmas next the demand made upon Richard Smelt of London for 20s. for half a fee for that aid, so that the king may cause what is right to be done after inspection of the rolls and memoranda of the exchequer, as Richard has besought the king to provide a remedy, as he has shown the king that although he holds the manor of Grenech in that county of the king by the service of finding two men with two oars with the ships of Hastynges when the king wishes to have his service of ships, and not by knight's service, as may appear by the rolls and memoranda of the exchequer, yet the collectors distrain him to pay 20s. pretending that the manor is held of the king by the service of half a knight's fee, and the exchequer is at present closed, so that the king cannot yet be informed upon the premises.

By C.

Sept. 27.  
Westminster.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Hamo de Hessay and Dionisia his wife have shown the king that whereas Hamo was seised of a messuage and a carucate of land except 7 acres of land in Huntynghton near York, for thirteen years and more, and enfeofed therewith Hamo de Alwarthorp, vicar of the church of Sutton in Galtres and Richard de Brikenhale of York, who rendered them to Hamo and Dionisia and Hamo's heirs by a fine levied in the king's court before the justices of the Bench, and they were seised thereof until Wednesday after St. Laurence last, on which day William de Craystok, knight, Ed[mund] de Hoton and others disseised them by force and arms, wherefore Hamo and Dionisia arraigned an assign of novel disseisin against William, Edmund and others, who, scheming to defraud them and suggesting that certain of the disseisors are in the king's service in parts beyond the sea, have obtained a writ to continue that assize, upon which pretext the justices have delayed to take the assize by reason of the ordinance, whereupon Hamo and Dionisia have besought the king to provide a remedy; the king therefore orders the justices, if they find by inquisition or otherwise that the inquisition was made in the form aforesaid, to proceed to take the assize notwithstanding any writ obtained to continue it.

By C.

Sept. 27.  
Westminster.

Robert Noble of Hallyng and Margaret his wife acknowledge that they owe to Richard de Eccleshale, clerk, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Sept. 27.  
Westminster.

Ralph baron of Stafford acknowledges that he owes to Master Ralph de Wyndesore and to Pauline de Graas 200 marks; to be levied etc. in co. Essex.

*Cancelled on payment.*Sept. 28.  
Westminster.

John de Lancastre of co. Hertford acknowledges that he owes to Robert de Kyngeston, clerk, 20*l.*; to be levied etc. in co. Hertford.

Thomas son of Thomas West, knight, acknowledges that he owes to John Laundels of Bampton 40*l.*; to be levied etc. in co. Southampton.

*Cancelled on payment.*Sept. 26.  
Westminster.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to release Nicholas de Luk, late serjeant of Percival de Portico, then master of the king's money in the Tower, imprisoned there for the arrears of the account in which Percival asserts that he is bound to him for the time when he was receiver of divers sums

1348.

*Membrane 20d—cont.*

of money delivered to him as Percival's serjeant, from that prison by a mainprise, as the king ordered the constable to certify him upon the matter and he returned that Nicholas was arrested for the cause aforesaid and delivered to Robert de Dalton, then constable of the Tower, who, on leaving the office, delivered him to John, and it is not found that Nicholas ever accounted with Percival, but he has always been ready to do so, and afterwards at the suit of Nicholas, beseeching the king to order him to be released from prison where he is detained without any process made against him by reason of the pretended account, the king ordered the sheriffs of London to notify Percival to be in chancery on a certain day now past, to show cause why Nicholas should not be released and further to do and receive what the king's court shall determine, and the sheriffs have returned that Percival has nothing in their bailiwick where he can be notified and he is not found there, and Nicholas has found in chancery Richard de Somerford, of co. Stafford, Richard de Karliolo of London, tailor, William Faytinell de Luca of London and Henry Pene of London, spicer, who have mainperned upon pain of 100*l.* to have him ready to render account to Percival if he ought, when Percival wishes to speak against him, and to stand to right in all things.

Oct. 2. Robert de Wachesham, knight, acknowledges that he owes to William Westminster. son of Geoffrey de Dersham 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Oct. 2. William de Southurst, John de Strode and John atte Dene acknowledge Westminster. that they owe to Reginald le Forester 10*l.*; to be levied etc. in co. Surrey.

Oct. 2. John de Burghfeld acknowledges that he owes to Nicholas de Bokelond, Westminster. clerk, 40 marks; to be levied etc. in co. Cambridge.

*MEMBRANE 19d.*

Enrolment of grant by William de Bursco, son and heir of John de Bursco of Moudesle in the parish of Croston, co. Lancaster, to William de Shirbourne, of all those lands with their appurtenances which he lately held by hereditary succession after the death of John his father in the parish of Croston, with the reversion of all the dower and lands which Alice his mother holds for life there. Witnesses: Sir Thomas de Lathom, Sir Robert de Dalton, Sir William de Lee, knights, Adam Banastre on the bank, Robert Prestcote, Henry de Bekounesho. Dated at Croston on Monday the Nativity of the Virgin, 22 Edward III.

*Memorandum* that William de Bursco came into chancery at London on 30 August and acknowledged the preceding charter.

Enrolment of release by Robert called Convers, knight, to John son of Ralph de Frenyngham, of all his right and claim in the manor of Westbarnlyng with the advowson of the church thereof and all appurtenances. Dated at Lose near Maidestan on Saturday after the Translation of St. Thomas the Martyr, 22 Edward III. Witnesses: John Vaus, John Stoyl, John Coppyng, Walter Saule, Thomas de Lagham, Thomas Haukyn, Gregory Bakere, Thomas de Pekham, Thomas de Dovore, Robert Skilhose, Henry de Lagham, William Kenewy.

*Memorandum* that Robert came into chancery at London on 1 September and acknowledged the preceding deed.

1348.

*Membrane 19d—cont.*

- Sept. 4. Thomas Frisel of Bledelawe acknowledges that he owes to Edmund  
Westminster. Frisel of Bledelawe 50*l.*; to be levied, in default of payment, of his lands  
and chattels in co. Buckingham.
- Sept. 8. William de Hastynges, knight, and Robert de Elleford acknowledge that  
Westminster. they owe to William de Clinton, earl of Huntyngdon, 400 marks; to be  
levied etc. in co. Oxford.—The chancellor received the acknowledgment.
- Sept. 4. To the prior and convent of Lanceveston. Request to admit William  
Westminster. de Holbrok to their house and to give him maintenance there for life,  
informing the king by the bearer of these presents of what they do in the  
matter. The king does not wish such grant of maintenance to be to the  
prejudice of their house in the future. By p.s. [19736.]
- Aug. 31. Geoffrey abbot of Selby acknowledges for himself and convent that they  
Woodstock. owe to Master Gilbert de Welton, doctor of laws, 1,000 marks; to be levied,  
in default of payment, of their lands and chattels and ecclesiastical goods  
in co. York.  
William Basset received the acknowledgment by writ of *dedimus  
potestatem*, which is on the files among the writs of this year.
- Enrolment of indenture made between Geoffrey abbot of Selby, diocese  
of York, and the convent of that place of the one part, and Master Gilbert  
de Welton, clerk, of the other, testifying that whereas the abbot and  
convent are bound to Gilbert in a yearly pension of 40 marks for life,  
assigned to him in a certain place and they have made the preceding  
recognisance for 1,000 marks to him, Gilbert grants that so long as they  
satisfy him for the said pension the exaction of the recognisance against  
them shall be suspended, and if he is fully satisfied for the pension during  
his life the execution of the recognizance shall be totally suspended after  
his death. Dated at Selby on Monday after the Decollation of St. John  
the Baptist, 1348.
- Memorandum* that Gilbert came to Selby on Monday after the Decollation  
of St. John before William Basset, one of the justices of the Bench, to  
whom the king gave power by writ to receive the acknowledgments of  
Gilbert and of the abbot and convent, and acknowledged the preceding  
indenture, which writ is on the files among the writs of *dedimus potestatem*  
of this year.
- Sept. 17. John le Bruwer of the parish of St. Clement Danes acknowledges that  
Westminster. he owes to John de Essex, 'carpenter,' 10*l.*; to be levied, in default of  
payment, of his lands and chattels in co. Middlesex.
- Sept. 15. To the treasurer and barons of the exchequer, Dublin. Order to cause  
Westminster. Elizabeth de Burgo to have respite until the quinzaine of Trinity next for  
all debts and reliefs which she owes at the said exchequer, whether her own  
or those of her ancestors. By K. and C.
- Sept. 16. To the treasurer and barons of the exchequer. Order to cause John  
Westminster. bishop of Carlisle, who is staying in the king's service in Gascony, to have  
respite until Whitsuntide next for all debts which he owes at the exchequer.  
By K.
- Sept. 20. Geoffrey le Forester of Elyngton acknowledges that he owes to David de  
Westminster. Wollore, clerk, 40*s.*; to be levied, in default of payment, of his lands and  
chattels in co. Huntingdon.—The chancellor received the acknowledgment.  
*Cancelled on payment.*

1348.

*Membrane 19d—cont.*

Enrolment of indenture made at Mussenden on 7 September, 22 Edward III, testifying that whereas Richard Talbot demised to Thomas de Mussenden all his lands, rents and services in his demesne and service in Queynton, Thomas grants that if Richard pay him 20*l.* at the Purification next and 20*l.* at Easter following, the said deed shall be null, but if not, Richard grants that it shall remain in force. Witnesses: Gerard de Braybrok, knight, John de Hampden, Nicholas de Luton, John le Venour, Robert de Craunford, John Sergeaunt.

*Memorandum* that Richard and Thomas came into chancery at London on 18 September and acknowledged the preceding indenture.

Sept. 28. Thomas Reyner, citizen and taverner of London, acknowledges that he  
Westminster. owes to Hamo le Barber, citizen and cornmonger of London, 7*l.* 8*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas Wake of Lydell acknowledges that he owes to John son of Ralph de Berkynge, citizen and draper of London, 200*l.*; to be levied etc. in co. Essex.

*Cancelled on payment.*

MEMBRANE 18*d.*

Sept. 28. To the sheriffs of London. Order to release William Talentyre, clerk,  
Westminster. from prison by a mainprise, as he was arrested upon suspicion of writing a charter, with the king's seal attached, ingeniously abstracted from certain of the king's letters patent and then fastened to that charter, and was imprisoned in Neugate gaol, and he has found in chancery Thomas son of Nicholas de Brigham of co. Cumberland, Richard son of William de Harlethorp of co. York and Thomas son of Andrew de Welford of co. Leicester, who have undertaken to have him before the king or his justices at order to stand to right for the premises and further to do and receive what the king's court shall determine. By C.

Oct. 5. Adam de Neubold, parson of Northbury church, co. Stafford, acknowledges  
Mortlake. that he owes to John de Bosevill 26*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Oct. 6. John Darcy of Knayth acknowledges that he owes to William de  
Westminster. Clynton, earl of Huntyngdon, 180 marks; to be levied etc. in co. Lincoln.—The chancellor received the acknowledgment.

*Cancelled on payment, acknowledged by John de Tilteye, the earl's attorney.*

Oct. 8. To the sheriff of Kent. Order, upon sight of these presents, to cause  
Westminster. proclamation to be made that all men at arms, armed men, hobelers and archers who wish to set out to parts beyond the sea in the king's service at his wages shall be at Sandwich on Sunday before SS. Simon and Jude next, furnished with suitable arms, ready to set out as aforesaid, notifying them that the king will cause their wages to be paid promptly. By K.

[*Pædera.*]

The like to the sheriffs of twenty-seven other counties and to the sheriffs of London. [*Ibid.*]

Sept. 21. Hugh del Spicerie is sent to the abbot and convent of St. James near  
Westminster. Northampton to receive such maintenance in that house for life as John Dunstall, messenger, deceased, had there at the late king's request.

By p.s. [19754.]

1348.

*Membrane 18d—cont.*Oct. 10.  
Westminster.

William de Bohun, earl of Northampton, acknowledges that he owes to William de Clynton, earl of Huntyngdon, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment—Seintpol.*

Oct. 14.  
Westminster.

Brother William, abbot of King's Beaulieu, acknowledges for himself and convent that they owe to Thomas son of Henry Dolsaly, citizen of London, 400*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

Enrolment of grant by John de Mustiers, knight, to Sir Thomas de Sibethorp, parson of Bekyngnam church, of 9*d.* rent in Sibethorp called 'wardefee,' to be received, to wit, 6*d.* of rent of Isabel late the wife of Robert de Scridelyngton of Sibethorp and Robert son of Robert de Scridelyngton of Sibethorp, parson of Skeldynghop church, and Robert son of the said Robert de Scridelyngton and Isabel his wife and their tenants in Sibethorp, 1*d.* rent of William Alisaundre of Sibethorp and his tenants in that town, 1*d.* rent of Robert atte Grene of Sibethorp and his tenants in that town and 1*d.* rent of Henry Elys of Sibethorp and his tenants in that town, and every other rent which he holds there. Witnesses: Sir Geoffrey de Staunton, knight, John de Shelton, John de Bedewynd, William son of Geoffrey, Thomas Peronel.

*Memorandum* that John de Mustiers came into chancery at Westminster on 14 October and acknowledged the preceding charter.

Oct. 16.  
Westminster.

William de Rothewell, parson of Potterspiry church, diocese of Lincoln, acknowledges that he owes to Richard de Thoresby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Oct. 15.  
Westminster.

John de Frenyngnam acknowledges that he owes to Henry del Strete of London 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Sept. 21.  
Westminster.

William de Bodrigan, knight, Henry de Trethewy and Walter de Kent acknowledge that they owe to John de Sancto Paulo, archdeacon of Cornwall, 25*l.* 6*s.*; to be levied etc. in co. Cornwall.

Oct. 16.  
Westminster.

Walter Mondevill and Philip Mondevill acknowledge that they owe to John Blaunche 50 marks; to be levied etc. in the city of London

Oct. 15.  
Westminster.

To the collectors in co. Norfolk of the aid for making the king's eldest son a knight. Order to supersede the demand for that aid made upon Thomas de Brembre, the king's clerk, by reason of the lands which belonged to Thomas atte Gannok, deceased, in that county, in the king's hands by reason of certain debts in which Thomas atte Gannok was bound to him, as the king lately committed the custody of those lands to his said clerk to hold until he should be fully satisfied for those debts, for rendering the extent thereof yearly at the exchequer.

By C.

Oct. 16.  
Westminster.

John de Astwyk acknowledges that he owes to Roger de London of Coventry 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of general release by Michael Uda to Sir Robert de Maunesfeld, vicar of the church of St. Uny, Lauant. Dated at Lauant on 6 November, 20 Edward III.

1348.

*Membrane 18d—cont.*

Oct. 20. Thomas de Ryngestede acknowledges that he owes to William de  
Westminster. Newenham, clerk, 30*l.*; to be levied, in default of payment, of his lands  
and chattels in co. Northampton.

*Cancelled on payment.*

Oct. 22. Thomas de Boys of Halberton acknowledges that he owes to Richard de  
Westminster. Thoresby, clerk, 5 marks; to be levied etc. in co. Devon.

*Cancelled on payment.*

William de Clynton, earl of Huntingdon, puts in his place John de  
Tilteye to prosecute the execution of a recognisance for 86*l.* 13*s.* 4*d.* made  
to him in chancery by John Darcy of Knyth.

MEMBRANE 17*d.*

Sept. 15. To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova,  
Westminster. Marcia, Jaen, Algarves and Algeziras and lord of the county of Molina.  
The king sent his daughter Joan to Bordeaux to be taken thence to Spain  
to be married to Peter, Alfonso's eldest son, and although all the matters  
concerning this alliance and the dowry were agreed upon between the  
envoys, yet the king's daughter has been taken away from him by death,  
and although the king cannot therefore complete this marriage alliance, yet  
he requests Alfonso to renew the friendship between their royal houses, and  
to write back his pleasure. [*Fœdera.*]

To the infant. The like request to renew the alliance between their  
houses. [*Ibid.*]

Oct. 12. To the queen of Castile. Request to use her influence with her husband  
Westminster. for the renewal of the said alliance. [*Ibid.*]

Oct. 17. Robert Burghcher, knight, acknowledges that he owes to Thomas de  
Westminster. Whelton 50*l.*; to be levied, in default of payment, of his lands and chattels  
in co. Essex.

*Cancelled on payment.*

Thomas de Whelton acknowledges that he owes to Robert Burghcher,  
knight, 200*l.*; to be levied etc. in co. Sussex.

*Cancelled on payment.*

Oct. 20. Thomas son of Bartholomew de Honylane of Enefeld acknowledges that  
Westminster. he owes to Thomas de Sibethorp, parson of Bekyngnam church, 20*l.*; to be  
levied etc. in co. Middlesex.

Enrolment of deed testifying that whereas Thomas son of Bartholomew  
de Honylane of Enefeld made the preceding recognisance for 20*l.* to  
Thomas de Sibethorp, parson of Bekyngnam church, to be paid at  
Christmas, Thomas de Sibethorpe has granted that if Thomas son of  
Bartholomew pay to him or to Sir William de Emeldon or to Sir John de  
Pokelyngton, executors of the will of Sir Thomas de Baumburgh, or to  
their attorneys 20*s.* a month from Easter next in the church of the  
Carmelite friars at London, between the first and the ninth hours, and  
20*s.* in a month from Michaelmas following, and so yearly until the 20*l.*  
are fully paid, then the recognisance shall be null, but if not it shall remain  
in force. Dated at London on 21 October.

*Memorandum* that Thomas de Sibethorp and Thomas son of Bartholomew  
came into chancery at Westminster on 20 October and acknowledged the  
preceding deed.

1348.

*Membrane 17d—cont.*Oct. 20.  
Westminster.

Roger de Bello Campo, knight, acknowledges that he owes to Peter de Grandisson, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Enrolment of bond by Robert de Eglesfeld, clerk, for the salvation of his soul and of his kinsmen and benefactors to the provost and scholars of the queen's hall, Oxford, the chaplains of the chapel there and the poor boys of the alms of that hall for the increment of the alms and for the amelioration of their maintenance and that of the ministers serving there, in 40*l.* to buy food and fuel, to remain for this purpose and for no other in the custody of the treasurer and chamberlain of the hall, to be paid to them, to wit, 10 marks at Oxford in that hall at Martinmas next, 10 marks at Whitsuntide following, and so yearly until the 40*l.* are fully paid, for which payment he binds himself to the said provost, scholars, chaplains and poor boys in 500*l.* as a penalty, to be paid 50*l.* at Martinmas after his death, 50*l.* at Whitsuntide and so yearly until the 500*l.* are fully paid. Dated at Oxford on 20 July, 22 Edward III.

*Memorandum* that Robert came into chancery at London on 21 October and acknowledged the preceding deed.

MEMBRANE 16*d.*Oct. 9.  
Westminster.

John Howard, knight, acknowledges that he owes to William de Dersham 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Sept. 28.  
Westminster.

To the abbot and convent of Stonleye. Order to send a strong horse not (*euítum*) to chancery for carrying the chancery rolls, so that he be there on the morrow of St. Edward, king and martyr, to be delivered to David de Wollore, keeper of the said rolls.

Oct. 10.  
Westminster.

Thomas de la Hay of Foxcote acknowledges that he owes to Edward de Kendale, knight, and to John de Wylie, parson of Waleton upon Thames church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Oct. 11.  
Westminster.

Walter du Boys of Farthyngeston acknowledges that he owes to Richard de Notyngham, mercer of London, 146*l.*; to be levied etc. in co. Surrey.

Enrolment of indenture made between Walter de Boys of Farthyngeston and Richard de Notyngham, citizen and mercer of London, testifying that whereas Walter is bound to Richard in 146*l.* by the preceding recognisance, to be paid at Christmas next; Richard grants that if he be not ousted from the lands and rents or parcel thereof which he holds of Walter's enfeoffment in Hampton, Bernes and Pouttenheth, co. Surrey, by reason of any statute, recognisance, annuities or rent charge made before the date of these presents, or do not lose the said lands and rents by true cause or any action tried against him, without fraud or consent, or if they lose the lands and rent and recover the value of fee simple against Walter, or if Walter is ready to make to Richard to the value of fee simple of the lands and rents lost in case they are vouched by Richard, then the recognisance shall lose its force, but if not, it shall remain in force. Dated at London on 10 October. *French.*

*Memorandum* that both Walter and Richard came into chancery at Westminster on 10 November and acknowledged the preceding indenture.

*Membrane 16d—cont.*

1348.

Oct. 12.  
Westminster.

Thomas de Croxford, parson of Farnham church, diocese of Lincoln, acknowledges that he owes to Richard Martyn, parson of St. Peter's church, Staunford, in the same diocese, and to Richard de Penreth, parson of Heyden church, diocese of London, 100l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Oct. 15.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand for the triennial tenth granted by the clergy, made upon Henry de Ingelby, now prebendary of Ampilford in the church of St. Peter, York, which Manuel de Flisco, bishop of Vercelli, lately obtained, for the time when it was in the pope's hand, to wit, from 26 October 1343 until the same day in the past year, as Reymond Pelegrim, the papal nuncio in England, has informed the king in chancery.

Oct. 16.  
Westminster.

To the same. Order to cause the sheriffs and escheators of Kent, Surrey, Somerset, Leicester, Warwick, Nottingham, Stafford, Northampton, Bedford, Huntingdon, Essex, Middlesex, Norfolk, Worcester and Hereford to come before them on the eve of SS. Simon and Jude to render their accounts for the issues of the lands which belonged to Laurence de Hastynges, earl of Pembroke, tenant in chief, from the time of the earl's death, and further to do what shall be ordained by advice of the council.

By K.

John de Haveryng, knight, acknowledges that he owes to Roger de Cloune, treasurer of Queen Philippa, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Robert Seymore and Thomas son of John de Cotyngham of co. Northampton acknowledge that they owe to Queen Philippa 40l.; to be levied etc. in co. Northampton.

Oct. 24.  
Westminster.

Hugh Wake of Clifton, knight, acknowledges that he owes to Thomas de Wyke of Scredyngton 20l.; to be levied etc. in co. Northampton.

Robert de Bradenham puts in his place Geoffrey de Blogate and William de Skeryngton, clerk, to prosecute the execution of a recognizance for 100l. made to him in chancery by Thomas Bydyk.

The same Robert puts the said Geoffrey and William in his place to prosecute the execution of a recognizance for 89l. 14s. made to him in chancery and to William de Todenham by the abbot of Donekeswell.

William de Todenham puts in his place the said Geoffrey and William to prosecute the execution of a recognizance for 89l. 14s. made to him and to Robert de Bradenham in chancery by the abbot of Donekeswell.

Oct. 6.  
Westminster.

To Thomas de Brewosa and his fellows, justices in eyre for pleas of the forest in cos. Northampton and Buckingham. Order not to molest or aggrieve John de Molyns by reason of the cutting of oaks and other trees and brushwood in his woods within the king's forests of Bernewode, Whitlewode and Wyndelesore or for carrying it out of those forests, or by reason of any trespass of vert or other trespasses presented in their eyre by the verderers, foresters, regardors or others, before 10 January in the 19th year of the reign, and to supersede the taking of John's goods and chattels, the levying of any issues of his lands and any exigents promulgated against him for such causes, as on 16 November in the 11th year of the reign the king granted that John might cut and carry such wood, for life, without

1348.

*Membrane 16d—cont.*

view or regard, notwithstanding that his said woods are within the bounds of the king's forest, and on the said 10 January the king pardoned John all trespasses committed by him in breaking the parks and enclosure of the present and the late kings, in hunting in the king's forests, chaces and warrens, in fishing in the king's fishponds and free fisheries, and in taking wild beasts, hares, rabbits, partridges, pheasants, and fishes, and any trespasses of vert and other trespasses, and on 6 February in the 20th year of the reign the king ratified the said pardon.

*MEMBRANE 15d.*

Oct. 21.  
Westminster. John son of Ralph de Franyngham acknowledges that he owes to Thomas de Aledon, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Enrolment of release by Laurence Pavely to Sir William de Byngham and the heirs male of his body of all his right in all the lands, fees, advowsons which were at any time in the possession of Alice late the wife of Richard de Byngham in co. Notingham, with remainder in default of such heirs to Richard, William's brother, and the heirs male of his body, and in default of heirs male of Richard this release shall be null. Dated at Westminster on 18 October, 22 Edward III. *French.*

*Memorandum* that Laurence came into chancery at Westminster on 21 October and acknowledged the preceding deeds.

Oct. 23.  
Westminster. Richard de Norton of Chesthunt acknowledges that he owes to John Darcy of Knayth, knight, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Oct. 22.  
Westminster. Robert de Teye acknowledges that he owes to Hugh de Neville, knight, 50*l.*; to be levied etc. in co. Essex.

Oct. 22.  
Westminster. To William de Thorp and his fellows, justices in eyre in co. Kent. Order to receive the attorney appointed by Hamo, bishop of Rochester to appear before them in their eyre, as the bishop is so weak and broken by age that he cannot appear before them according to the proclamation. By K.

Oct. 25.  
Westminster. Robert Haunsard of Southkelleseye, knight, acknowledges that he owes to William de Kelleseye, parson of Navenby church, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard son of Richard de Eccleshale, clerk, acknowledges that he owes to John Hauteyn of London 55*l.*; to be levied etc. in co. Hertford.

*Cancelled on payment.*

Oct. 25.  
Westminster. Master Henry de la Dale, parson of Wygan church, diocese of Coventry and Lichfield, acknowledges that he owes to Simon Symeon 300 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Oct. 26.  
Westminster. William, abbot of Wynchecumbe, acknowledges for himself and convent that they owe to Richard de Piriton, clerk, 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Gloucester.

*Cancelled on payment.*

1348.

*Membrane 15d—cont.*

John de Bekyngton acknowledges that he owes to William Romays, citizen of London, 54*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

Enrolment of release by Simon Simeon to Maud de Monte Acuto, abbess of Berkyng, and to the convent of that place of all his right and claim in all the lands, meadows, pastures, woods and rents which lately belonged to John de Cokermouth in the towns of Berkyngg and Dakenham, and which the abbess and convent hold of John's gift and enfeoffment. Witnesses: John de Suttone, William atte More, Hugh de Badewe and Gilbert de Stanford, knights, Robert de Teye, William de Teye, Lyon de Bradenham, Alexander de Betoyn, John Samekyn. Dated at Berkyngg on 8 December, 21 Edward III.

*Memorandum* that Simon came into chancery at London on 26 October and acknowledged the preceding deed.

Enrolment of grant by William Daunvers to Henry de Causton, citizen and merchant of London, of the reversion of all the lands with their appurtenances which Robert Hery and Meliora, his wife, hold for Meliora's life in Holbenham by William's grant, by a fine levied in the king's court. Dated in London on Sunday before SS. Simon and Jude, 22 Edward III.

*Memorandum* that William came into chancery at Westminster on 27 October and acknowledged the preceding deed.

Enrolment of bond by Henry de Causton, merchant, and William de Causton, his brother, goldsmith, citizens of London, to William Daunvers, in 200*l.* to be paid to him in London at Whitsuntide next. Dated at London on Sunday before SS. Simon and Jude, 22 Edward III.

*Memorandum* that Henry and William came into chancery at Westminster on 27 October and acknowledged the preceding deed.

Enrolment of indenture testifying that whereas Henry de Causton, merchant, and William de Causton, his brother, goldsmith, citizens of London, are bound to William Daunvers in 200*l.* by the preceding deed, William Daunvers grants that if Henry grant to him the reversion of all the lands which Robert Hery and Meliora his wife hold in Holbenham for Meliora's life, of the grant of William Daunvers by a fine levied in the king's court, which reversion William granted to Henry by deed made on Sunday last, within three months after William requires him to do so in the presence of good people, and if Meliora die before the reversion and Henry enfeoff William of the said lands when required, or if William die before the reversion or enfeoffment, Henry shall find and maintain five chaplains yearly to sing for three years for the soul of William Daunvers after his death, in the parish church of Spene near Neubury, co. Berks, that these things performed the aforesaid bond shall lose its force. Dated at London on Monday before SS. Simon and Jude, 22 Edward III. *French.*

*Memorandum* that William Daunvers and Henry and William de Causton came into chancery at Westminster on 17 October and acknowledged the preceding indenture.

Oct. 25.  
The Tower.

William Rok, parson of Northwokynndon church, diocese of London, acknowledges that he owes to Richard de Marton, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.

The same William acknowledges that he owes to John de Marton, clerk, 10*l.*; to be levied as aforesaid.

1348.

## MEMBRANE 14d.

Enrolment of bond by William Rok, parson of Northwokindon church, diocese of London, to Richard de Marton, clerk, in a yearly rent of 4*l.*; to be paid to him or his attorney in the church of St. Paul, London, in the presence of the dean or of the guardian of the deanery or of him who supplies his place, at Christmas, Easter, Midsummer and Michaelmas, in equal portions, until Richard is provided with an ecclesiastical benefice, for which payment he binds all his goods both moveable and immoveable. Dated at London on Saturday before SS. Simon and Jude, 22 Edward III.

*Memorandum* that William came into chancery at Westminster on 27 October and acknowledged the preceding deed.

Enrolment of indenture made between William Rok, parson of Northwokindon church, and Richard de Marton, clerk, testifying that whereas William is bound to Richard in a yearly rent of 4*l.* by the preceding deed, and also William is bound to Richard in 40*l.* by the above recognisance. Richard grants that if William pays him the said annuity in the form aforesaid, the recognisance shall be null and void, but if he fail in payment at any of the terms, it shall remain in force; Richard also grants that if he be not able in time to come to have a benefice of Holy Church, or that he be advanced to a benefice, or William be deprived by the bishop by due process, then the said deed for the annuity and the recognisance shall be null. Dated at London on Monday the eve of SS. Simon and Jude, 22 Edward III. *French.*

*Memorandum* that William and Richard came into chancery at Westminster on 27 October and acknowledged the preceding indenture.

Oct. 26.  
Westminster.

Geoffrey de Vylers of Brokesby acknowledges that he owes to Thomas de Clopton, treasurer of the king's wardrobe, and to Robert de Asshebourne, 'le fitz,' 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment acknowledged by Thomas.*

Oct. 30.  
Sandwich

William abbot of Croxton acknowledges for himself and convent that they owe to John de Colby, canon of Lincoln church, 2,000*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Leicester.

*Cancelled on payment, acknowledged by John de Brantyngham, chaplain, executor of John's will.*

Robert de Bilkemore, knight, acknowledges that he owes to John de Insula Bona 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment, acknowledged before the chancellor.*

Enrolment of deed testifying that whereas brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, and the brethren of the Hospital acquired by the king's licence of Sir Thomas de Sibethorp, clerk, certain lands in Miggeham, co. Berks, which belonged to William Chenduyt and which are held of John de Molyns, knight, the said John has confirmed that grant for his own soul and those of Egidia his wife and their children, saving that the prior shall do fealty to John and shall pay to him the ancient rent due from those tenements to the ward of Wyndesore castle. Witnesses: Sir John de Sancto Paulo, archdeacon of Cornwall, Sir David de Wollere, keeper of the chancery rolls, Sir Thomas de Brayton, Sir Thomas de Cotyngham, Sir William de Lound, Sir Hugh de Bardelby, Sir John de Aulton. Dated at London on 3 December, 20 Edward III.

*Memorandum* that John came into chancery at London on 31 October and acknowledged the preceding indenture.

1348.

*Membrane 14d—cont.*

Enrolment of release by Dionisia daughter of William de Esterleia called 'de Heston' to Sir John de Marton, late parson of Westilbury church, of all his right and claim in all that tenement in the parish of St. Benet, Wodewharf, London, with the shops annexed thereto and all other appurtenances which William her father and Salerna his wife and her mother formerly granted by charter to Richard de Goshalm and Alice his wife, and Richard's heirs, and which John acquired in fee of Richard de Goshalm, knight, son and heir of the said Richard, after the deaths of Richard and Alice, as is fully contained in divers charters and deeds enrolled in chancery and in the husting of London. Witnesses: John Lovekyn, then mayor, Henry Pycard, Simon de Dolshull, then sheriffs of London, Adam Brabason, alderman of that ward, Thomas de Ware, Thomas de Shene, William atte Corner, Robert Selgravere, Jordan Sherman, bedel of that ward. Dated at London on Friday the eve of All Saints, 22 Edward III.

*Memorandum* that Dionisia came into chancery at London on 31 October and acknowledged the preceding deed.

Nov. 2. Thomas Helyoun of Westhyde acknowledges that he owes to Thomas de  
Westminster. Sybethorp, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

Nov. 3. Richard son of Stephen del Ker of Kyngeston upon Hull acknowledges  
Sandwich. that he owes to William son of Geoffrey de Resceby 30*l.*; to be levied etc. in co. York.

Richard Mareschal of Royston acknowledges that he owes to John Makenhithe, citizen and goldsmith of London, 10*l.*; to be levied etc. in Hertford.

Nov. 1. To Richard de Wylughby. Order to be before the council at London  
Sandwich. before Martinmas at latest to do what shall there be enjoined upon him by the king and council.

By K.

Enrolment of deed testifying that whereas John de Charleton the younger, citizen and merchant of London, holds the manors of Ikenham and Southalle and a messuage, 3 carucates of land, 23 acres of meadow, 60 acres of wood in Tikenham and the advowson of Ikenham church, which ought to remain, after his death, to Nicholas de Shordich, Juetta his wife and the heirs of their bodies, or in default, to John son of John de Charleton and the heirs of his body, or in default to William de Shareshull, knight, John son and heir of William de Brook has released to John de Charleton the elder, aforesaid, for life and to Nicholas de Shordich and Juetta, John son of John de Charleton, William de Shareshull and their said heirs all the said lands and advowson. Witnesses: William Elys, then mayor of Northampton, John Garlecmongere, John Longevill, bailiffs of that town, Philip Evertard, William de Sancto Mauro of Boughton, John de Cranesle, John Toky of Northampton. Dated at Northampton on Saturday the feast of All Saints, 22 Edward III.

*Memorandum* that John son of William de Brook came into chancery at Westminster on 10 November and acknowledged the preceding deed.

Nov. 15. Thomas de Brokhull, knight, and Simon de Smytheford acknowledge  
Sandwich. that they owe to Richard de Frene of Sutton, of co. Hereford, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

Thomas de Brokhull, knight, acknowledges that he owes to Richard Talebot, the elder, knight, 100*l.*; to be levied etc. in co. Kent.

*Cancelled on payment.*

1348.

## MEMBRANE 13d.

Whereas the king lately ordained the staple of wool, hides and wool fells at Brugges in Flanders and the people of that town have borne themselves so ill towards the king that they can and ought no longer to enjoy the said advantage, wherefore the king took advice how he might forbid the passage of wool, hides and wool-fells out of the realm until the necessary things are put in another state and other ordinance should be made for the staple, yet for the ease and profit of his people and that the passage of wool may be open he has ordained that the staple shall be held henceforth at the town of Middelburgh in Zelande, until he has ordained otherwise by the advice of the council, and that all who wish to take wool etc. thither may do so upon condition that they shall from Michaelmas last until Michaelmas following lend the king 2 marks on every sack and quantity of fells beyond the custom and subsidy due, for his great needs in the defence of the realm, which 2 marks shall be delivered to those deputed by the king and council for this in each port of the realm, and that no merchant or other shall pass wool or fells before Michaelmas next unless he lend 2 marks as aforesaid, and upon this Walter de Chiryton and his fellows, merchants who have the customs and subsidies at ferm, have granted freely to the king 2 marks of the subsidy on each sack of wool passing out of England during the same time, from Michaelmas to Michaelmas, and upon this the king has ordained that the merchants and others who lend the 2 marks shall have allowance in the subsidy for what they so lend of the first wool and fells passed out of England by them or their attorneys after the said prest, and that they may take it when they please, without hindrance, and they shall not be charged with any prest for the king's use for the wool so taken, but so that if they pass wool beyond the number of sacks for which they take allowance, before the said Michaelmas, they shall be bound to lend the king 2 marks a sack of the surplus; and the king also grants, with the assent of the merchants, fermors of the customs, that all who have not full allowance for the money so lent before Michaelmas next shall have allowance in the subsidy of wool and fells passed by them after that feast until they are fully satisfied, and the customers in every port of England and those deputed to receive the 2 marks shall have power to make indentures with the merchants in the king's name for what is solent, by which indentures they can have allowance in the passage of their first wool, according to the ordinance, and to these indentures the customers shall put one leaf of the coket seal for the greater security of the merchants to have their allowance, and the customers shall be charged by special writ to allow all those who wish to pass wool and fells on lending 2 marks and to have allowance in the subsidy, and if any of the merchants who lend the 2 marks wish to have allowance in other ports than those from which they took the wool and fells the king wishes them to have writs of allowance under the great seal, by view of their indentures, in whatever port they please; if there be any merchant who will not pass his wool etc. now customed and coketted because of the loan of 2 marks, the customers are charged to take all such wool etc. into their custody, by the view and testimony of the mayor and bailiffs of the towns where the wool etc. are, to be kept until the king has declared his will. Dated at the Tower of London on 20 October, 22 Edward III. *French.* By K. and C.

Enrolment of release by John son and heir of William de Brook to John de Charleton the elder, citizen of London, of all his right and claim in the manors of Coueleghe, Ikenam, Hillyndon, Tikeham, Southalle and in the advowson of Ikenham church, co. Middlesex, and in all the lands in Broughton and la Grave, co. Buckingham. Dated at Northampton on

1348.

*Membrane 13d—cont.*

Monday after St. Luke, 22 Edward III. Witnesses: William Elys, then mayor of Northampton, John Garlecmongere, John Longvill, bailiffs of that town, Philip Evertard, William de Sancto Mauro of Boughton, John de Cranesle, John Toky of Northampton.

*Memorandum* that John son of William came into chancery at Westminster on 10 November and acknowledged the preceding deed.

Nov. 10.  
Sandwich.

To the justices next in eyre in co. Kent. Order not to place Ralph, baron of Stafford, who is about to cross with the king to parts beyond the sea in his service, in default for not appearing before them in their eyre.

By p.s. [19851.]

Nov. 10.  
Sandwich.

To the same. Order not to put William de Bohun, earl of Northampton, who is about to put out to parts beyond the sea in the king's service, in default for not appearing before them in their eyre.

By p.s.

The like to the same for Michael de Pynynges, knight.

By the same writ.

Nov. 15.  
Sandwich.

To the justices next in eyre in co. Kent. Order not to put William de Notton, the king's serjeant, in default for not appearing before them, as he is attendant upon the king's affairs in chancery, in the Common Bench, in the exchequer, and elsewhere before the council.

By K.

Oct. 29.  
Sandwich.

To the same. Order not to put John de Veer, earl of Oxford, in default for not appearing before them, as he is detained by severe sickness and the king has granted that he shall not be placed in default if he find sufficient attorneys. They shall receive in the earl's place Reginald del Dyke and John de Berton, attorneys appointed by the earl.

By p.s. [19824.]

#### MEMBRANE 12d.

Enrolment of grant by Robert de Wales to Hugh de Sadelyngstanes of 100s. yearly rent to be received of all his lands in Nunwyk, Midelburn, Blaclawe and Greneheved within the liberty of Tyndale, with power of distraint if the rent be in arrear. Dated on 1 September, 22 Edward III.

*Memorandum* that Robert came into chancery at Westminster on 4 November and acknowledged the preceding deed.

Nov. 8.  
Sandwich.

To the collectors in co. Surrey of the tenth and fifteenth last granted by the community of the realm. Order to supersede the levying of the tenth and fifteenth made on Thomas de Daggeworth and Eleanor, countess of Ormound, his wife, on a moiety of the manor of Gomshulf in that county, which the king granted to them for rendering a certain ferm yearly, provided that they pay the tenth and fifteenth of any goods and chattels which they have there and which do not come from the said moiety.

Nov. 4.  
Sandwich.

Elizabeth late the wife of Walter de Niwecourt and Alexander atte Hacche acknowledge that they owe to William de Fifhide 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Thomas Heryng, knight, acknowledges that he owes to Andrew Peverel, 100*l.*; to be levied etc. in co. Sussex.

Enrolment of deed testifying that whereas Paul Johannis de Pistorio, notary, put in his place Francis Bandini of Lucca to prosecute the execution of a recognisance for 160*l.* made to Paul in chancery by John de Janicuria,

1348.

*Membrane 12d—cont.*

prior of Lewes, Francis has received from the prior by the hands of Roger de Bello Campo, knight, and Alan de Venyse, clerk, 50*l.* for the first payment of that sum, and gives acquittance for the same. Witnesses: Adam de Derlynton and William de Stoke, clerks, William de Bradewell, Alan Nowel and William de Farneberwe. Dated at London on 26 September, 22 Edward III.

*Memorandum* that Francis came into chancery at Westminster on 6 November and acknowledged the preceding deed.

Oct. 28.  
Westminster.

To the mayor and bailiffs of Lenne. Order to permit all the merchants who wish to take their wool to Middelburgh in Seland to lade it in ships which can take it and which are not arrested for the present passage of the king and his lieges, and take them to parts beyond according to the ordinance, provided that all wool which the king ordered to be taken from ships in that port and are in their custody, remain so until further order, if the merchants, to whom the wool belongs, will not take it to the said parts.

The like to the admiral of the fleet towards the north, without the last clause.

Oct. 25.  
Westminster.

To W. bishop of Winchester. Request for the prayers of the bishop and of the clergy and people under him for the success of the king's expedition for the recovery of his hereditary rights. [*Fædera.*]

The like to all the bishops of England and to the guardian of the spirituality of the archbishopric of Canterbury during the voidance. [*Ibid.*]

Nov. 11.  
Sandwich.

William de Coumpton of Heghtredebury acknowledges that he owes to Master Peter Vivent 31*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

Roger de Blaykeston and John de Moubray acknowledge that they owe to Nicholas de Bokeland and William de Potton, parson of Wirmesleye church, 40 marks; to be levied etc. in co. Northumberland.

*Cancelled on payment, acknowledged by William.*

Enrolment of deed testifying that whereas John son of John de Charleton and Maud his wife hold the manor of Haldanby, co. Northampton, and all the lands which belonged to William de Brok in Haldenby and Ravenesthorp in that county, for themselves and the heirs of their bodies, which manor and lands, in default of such heirs, ought to remain to John Triple and the heirs of his body, or in default to John de Charleton, the elder, citizen and merchant of London, John son of the said William de Brok has released to the said John Triple and John de Cherleton, the elder, the said manor and lands. Witnesses: William Elys, then mayor of Northampton, John Garlekmongere, John de Longevill, bailiffs of that town, William de Sancto Mauro of Bukton, John de Cranesle, the elder, and John de Cranesle, the younger. Dated at Northampton on Saturday the feast of All Saints, 22 Edward III.

*Memorandum* that the said John son of William came into chancery at Westminster on 10 November and acknowledged the preceding deed.

Nov. 9.  
Sandwich.

To John Darcy, constable of the Tower of London, or to him who supplies his place. Order to receive Henry de Colvill, knight, whom Guy de Seintcler, sheriff of Cambridge, will deliver to him, and have him kept safely in irons in a secure place in the Tower, so that no one may have conference with him without the special order of the king or his council, until the king has ordered his release.

By K. and C.

1348.

*Membrane 12d—cont.*

To the sheriffs of London. Order to receive Edmund Baynard and Walter de Fitlyng from Guy de Seintcler, sheriff of Cambridge, and keep them safely in Neugate gaol so that no one etc. as above, upon pain of forfeiture.  
By K. and C.

Oct. 13.  
Westminster.

To the justices in eyre in co. Kent. Order to proceed in any plea moved before them concerning the manor of Westclyve in that county, so that neither the king nor Gawayn Corder, who is staying in parts beyond the sea by the king's order, may suffer any prejudice without the king being consulted, as Gawayn has besought the king to provide a remedy, as he holds the said manor for life of the king's grant, and certain persons intend to implead him for that manor before those justices, while he is staying in the said parts.  
By p.s. [19795.]

## MEMBRANE 11d.

Nov. 23.  
Westminster.

Edward de Lauvare acknowledges that he owes to John le Spycer of Abyndon 100l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hugh de Hercy, knight, and John de Hakthorn of Retford acknowledge that they owe to Edmund de Denum and to Thomas de Stodeley 200 marks; to be levied etc. in co. Nottingham.

*Cancelled on payment, acknowledged by Edmund Morteyn and William de Burgh, executors of Edmund's will.*

Edmund de Denum and Thomas de Stodeley acknowledge that they owe to Hugh de Hercy, knight, and to John de Hakthorn of Retford 200 marks; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment, acknowledged by Hugh.*

Enrolment of the agreements made between Hugh de Hercy, knight, and John de Hakethorn of Retford of the one part, and Edmund de Denum and Thomas de Stodeley of the other part, testifying that whereas John son of Eustace de Morteyn of Grove, by name John de Morteyn, had pursued his writ *de forma donacionis* against the said Hugh and Alice his wife for a moiety of the manor of Grove, co. Nottingham, in which writ they have a day at the quinzaine of Martinmas next, on which day Hugh and Alice will come, or within four days after, and plead the act of Maud late the wife of John de Kirkebrid, knight, aunt of the said John son of Eustace, with warranty in bar of action against John son of Eustace, which act he will deny on that day to be the act of Maud without pleading another plea, and on that day he and Hugh and Alice will ask to have a *nisi prius* in the country before five weeks from Easter next, renouncing all manner of essoin, and on that day he will pursue a *venire facias* to have the jury and the witnesses named in the aforesaid deed which will be pleaded in bar against him by Hugh and Alice, so that the *venire facias* may be served before the day that the *nisi prius* is taken in the country, and on that day of the *nisi prius* in the country he will sue that the taking of the inquisition be not delayed by his default, and he will do all in his power that the inquisition pass and result in favour of Hugh and Alice at their cost upon the issue of the said act, saving that he will allow his attorney to remain during the suit, and if the inquisition taken at the *nisi prius* upon the issue of the said act go against John son of Eustace, Hugh will, the day after it is taken and the verdict given, pay

1348.

*Membrane 11d—cont.*

100 marks to William Bras of Blithe, if alive, or to another person upon whom the parties agree, if dead, to hold in equal hand, to deliver to Edmund and Thomas when the judgment in the writ *de forma donacionis* is rendered for Hugh and Alice upon trial of the issue aforesaid, and John son of Eustace will make a release of fee simple with warranty to Hugh and Alice, which shall be delivered by them to William Bras or the other in the manner aforesaid, and if the verdict of the inquisition taken in the county is returned at five weeks from Easter, or when it is returned by course of law, John son of Eustace will sue that judgment be rendered for Hugh and Alice upon the said deed, and for the greater security of these agreements, Hugh and John de Hakethorn are bound to Edmund and Thomas in 200 marks by the preceding recognisance, to be paid on Friday after the Ascension next, and Edmund and Thomas are bound to Hugh and John de Hakethorn in 200 marks by the preceding recognisance to be paid on the said day, Hugh and John grant that if all the agreements aforesaid are duly performed, the said recognisance made to them shall be null, and Edmund and Thomas grant that if the agreements made on the part of Hugh and Alice are duly performed, the recognisance shall be null, but if the said agreements are not performed the recognisances shall remain in force, and Edmund and Thomas grant that if John son of Eustace, Hugh or Alice die before judgment is rendered in the writ *de forma donacionis*, the recognisances shall be null, and the 100 marks delivered to William Bras shall be returned to Hugh and Alice, and the release delivered by John son of Eustace to William Bras shall be returned to Edmund and Thomas. Witnesses: Sir Walter Power, Sir William de Lound, William de Skipwith, William de Notton, James Husy. Dated at Westminster on 24 November, 22 Edward III. *French.*

*Memorandum* that Hugh de Hercy, John de Hakethorn, Edmund de Denum and Thomas de Stodeley came into chancery at London on 25 November and acknowledged the preceding indenture.

Nov. 8. Robert Lyndraper, citizen of London, acknowledges that he owes to the  
Westminster. abbot of Thame 41*l.* 14*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.—William de Shareshull received the acknowledgment by a writ which is on the files of this year.

Nov. 29. Roland Daneys acknowledges that he owes to Queen Philippa 80*l.*; to  
Westminster. be levied etc. in co. Rutland.

*Cancelled on payment, acknowledged by Thomas de Brayton, the queen's attorney.*

Enrolment of release by Thomas son of Robert de Sancto Paulo of Byrum to Sir John de Ouston, chaplain and keeper of the perpetual chantry of the altar of St. John the Baptist in the parish church of Ouston, of all right and claim in all the lands and rents in Skelale and Kercroft which the chaplain holds of the grant of Sir John de Sancto Paulo, clerk, and of the said Robert, Thomas's father. Witnesses: Sir Walter Power, Sir William de Emeldon, Sir John de Scarle, clerks, Hamo atte Welle, John de Fenton, John de Essex, William le Skynner. Dated at London on Monday the morrow of St. Andrew, 22 Edward III.

*Memorandum* that Thomas came into chancery at London on 1 December and acknowledged the preceding deed.

Dec. 3. Richard Talbot, knight, acknowledges that he owes to Thomas de Clopton,  
Sandwich. keeper of the king's wardrobe, 12,080*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1348.

## MEMBRANE 10d.

Enrolment of release by Simon de Sibethorp to Sir John Cosyn, chaplain, keeper of the chapel of St. Mary, Sibethorp, and the chantry there and his successors in the said chapel and chantry obtaining the church of St. Peter, Sibethorp, of all his right and claim in a moiety of a toft called 'Sheyleplace' in Sibethorpe lying on the north of the rectory house of the said church, for the enlargement of that house, and also in 16 feet of land in breadth at the east head of that moiety, occupied by him, as now enclosed by the wall of the said keeper, which toft formerly belonged to William Sheyle; also in 4 perches 2 feet of land in length and 10 feet in breadth for enlarging the cemetery of that church, and in a plot of land called 'Cakerowe and Ely,' as in one and the same plot, lying between the said rectory house on the west and le Kirkecauce and cemetery on the east and south, containing  $3\frac{1}{2}$  roods by the king's perch of 20 feet by the ell, and in a selion of land in that town lying between the land of Thomas son of Gilbert and the land which belonged to William Sheyle, granted to the keepers by Reginald and John his younger brother, Simon's sons, in frankalmoin, in exchange for other lands of the endowment of the said church granted to Reginald by the keeper, as is contained in the deed made by him to Reginald and John, which Simon has viewed and understood; Simon has also released to the keeper and his successors all his right and claim in all the other messuages, tofts, lands, meadows, pastures, rents and services in the towns of Sibethorp, Hokesworth, Sireston and Aslacton which have ever been in the possession of himself of Reginald his son, now deceased, or of John his son, or of Sir Thomas de Sibethorp, parson of Bekyngham church, founder of the said chapel and chantry. Witnesses: Sir Geoffrey de Staunton, knight, John de Shelton, John de Bedewynd, William son of Geoffrey le Clerk, Thomas Peronel. Dated at Sibethorp on 28 August, 22 Edward III.

*Memorandum* that on 24 September Simon came at Sibethorp, co. Nottingham, before Robert de Kelm, clerk, to whom the king gave power by writ, to receive his acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* for this year.

Enrolment of deed by John Bussy of Haghham, knight, testifying that whereas in the eighth year of the reign he granted by divers deeds to Sir Thomas de Sibethorp, parson of Bekyngham church, and to John de Sibethorp, parson of Colyngnam church, all the messuages, lands, meadows, rents and tenements which he held in the towns of Bekyngham and Sutton, both those which Sir Hugh Bussy his great-grandfather acquired of Sir Gerard de Furnyval, then lord of the manor of Holmspyne, and other tenements there, with the reversion of a messuage which Alan son of John Gunne of Northscarle and Alice his wife held of John Bussy in those towns, to hold for their lives for rendering 40s. yearly, the said John Bussy has released to the said Thomas and John all his right and claim in the said messuages, etc. Dated at Haghham on 1 December, 22 Edward III.

*Memorandum* that on 15 December John Bussy came at Haghham, co. Lincoln, before Robert de Kelm, clerk, to whom the king gave power by writ to receive his acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* of this year.

Nov. 6.  
Sandwich

To Thomas de Brewosa and his fellows, justices for pleas of the forest in cos. Northampton and Buckingham. Order not to molest or aggrieve John de Molyns for any trespasses of vert, venison or waste or for sowing of corn, which they shall find by inquisition or otherwise to have been done in the

1348.

*Membrane 10d—cont.*

forest of Whitlewode before the king's passage to Brabant, in accordance with the statute passed at Westminster in the 14th year of the reign, in which it was ordained that all such trespasses should be pardoned until the said passage, to wit before 16 July in the 12th year of the reign, superseding the further taking of any process, the taking of John's lands, goods and chattels or the levying of any issues of John and all exigents promulgated against him for that cause.

*MEMBRANE 9d.*

Oct. 31.  
Westminster. William de Creystok, knight, acknowledges that he owes to Thomas de Brayton, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Nov. 7.  
Sandwich. Edward de Monte Acuto, knight, acknowledges that he owes to Ralph, bishop of London, 500 marks; to be levied etc. in co. Norfolk.

Enrolment of deed testifying that whereas John de Charleton the elder, citizen and merchant of London, holds the manors of Couele and Hyllyngdon, co. Middlesex, and a messuage, 80 acres of land, 12 acres of meadow and 24*s.* rent in Brokton and la Grave, co. Buckingham, which ought to remain after his death to John his son and Maud his wife and the heirs of their bodies, or in default to John Triple and the heirs of his body or in default to the right heirs of John de Charleton the elder, John son of William de Brok has released to the said John the elder, for life and to the said John and Maud and John Triple and to the said heirs, all the said manors and lands. Witnesses: William Elis, mayor of Northampton, John Garlek-monger, John de Longevill, bailiffs of that town, William de Sancto Mauro of Bukton, John de Cranesle, the elder, John de Cranesle, the younger, John Toky. Dated at Northampton on Saturday the feast of All Saints, 22 Edward III.

*Memorandum* that John son of William came into chancery at Westminster on 10 November and acknowledged the preceding deed.

Nov. 12.  
Sandwich. Walter de Upton of Bixle acknowledges that he owes to John de Aperdele of London, merchant, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nov. 13.  
Sandwich. Robert de Wachesham, knight, acknowledges that he owes to William son of Geoffrey de Dersham 200*l.*; to be levied etc. in co. Suffolk.

Nov. 13.  
Sandwich. Nicholas Cave of Dorneye acknowledges that he owes to William de Evesham 112*l.*; to be levied etc. in co. Buckingham.

Enrolment of release by Richard de Walkefare of co. Norfolk to Sir John de Stonore, knight, of all his right and claim in 16*s.* yearly rent which John used to render to Margery late the wife of William Lovel, knight, for a messuage which he holds in the lane of Little St. Peter (*Sancti Petri Parvi*), London. Witnesses: John Lovekyn, then mayor of London, Henry Picard and Simon de Farnham, then sheriffs of London, John Siward, Walter Turk, Thomas de Shene, William atte Cornere, William Savage, William de Bernes, John de Aulton. Dated at London on Monday before Martinmas, 22 Edward III.

*Memorandum* that Richard came into chancery at London on 16 November and acknowledged the preceding deed.

Nov. 13.  
Sandwich. John le Brune is sent to the prior and convent of Chetwode to receive such maintenance in that house as William de Bollesore, deceased, had there at the king's request.

1348.

*Membrane 9d—cont.*Nov. 23.  
Westminster.

Adam de Scakelthorp, clerk, and Gilbert de Debenham acknowledge that they owe to David de Wolloure, clerk, and to William de Newenham, clerk, 80l.; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

*Cancelled on payment, acknowledged by David.*

Nov. 24.  
Westminster.

John Mosse acknowledges that he owes to Richard de Thoresby, clerk, 10l.; to be levied etc. in co. Lincoln.

Richard Cleymond of Lincoln, clerk, put in his place John de Thresk, clerk, to prosecute the execution of a recognisance for 23 marks, made to him in chancery by John Aunsel of Totenham.

Enrolment of grant by William de Eyton of co. Sussex to John de Pritelwell, citizen and spicer of London, of 10l. yearly quit rent to be received of all the lands which he holds in the towns of Iklesham and Gestlyngge, in that county, with power of distraint if the rent be in arrear. Witnesses: Thomas de Maryns, Thomas de Walden, Roger de Frowyk, citizens of London, Henry Finch, Vincent Finch, Denis Athelard of Wynchelsee. Dated at London on Wednesday after St. Katherine, 22 Edward III.

*Memorandum* that William came into chancery at London on 27 November and acknowledged the preceding deed.

Nov. 28  
Sandwich

Robert Pikemon, citizen and fishmonger of London, John de Colwell, citizen and mercer of London, and John Angtel, citizen and wool-monger of London, acknowledge that they owe to Thomas de Clopton, keeper of the king's wardrobe, 186l.; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

William de Emeldon, parson of Bothale church, acknowledges that he owes to Richard de Thoresby, clerk, 10l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northumberland.

*Cancelled on payment.*

Dec. 5.  
Sandwich

Peter Wiffyn of Winchester and Thomas de Wandlesworth acknowledge that they owe to William de Asshe, skinner of London, 20l.; to be levied, in default of payment, of their lands and chattels in co. Southampton.

*Cancelled on payment.*

Enrolment of power of attorney by Robert de Waleys to William de Burneton and William de Wydmerpole to deliver seisin to Hugh de Sadelyngstanes of all his lands in the liberty of Tyndale, to wit, in Nunwyk, Midelburn, Blaclawe and Greneheved. Dated on 2 December, 22 Edward III.

*Memorandum* that Robert came into chancery at London on 3 December and acknowledged the preceding deed.

Dec. 9.  
Sandwich

John de Gaunt, 'cotiller,' and John de Flete, 'cotiller,' citizens of London, acknowledge that they owe to John de Wygan, citizen of London, 12l.; to be levied, in default of payment, of their lands and chattels in the city of London.

Oct. 10.  
Sandwich.

John de Swyne is sent to the abbot and convent of St. James near Northampton, to receive such maintenance in that house as John de Dunstall, deceased, had there at the late king's request.

By K.

Dec. 4.  
Westminster.

Richard de Preston is sent to the prior and convent of Merton, to receive such maintenance in that house as Ralph de Toucestre, deceased, had there at the king's request.

By K.

1348.

## MEMBRANE 8d.

Nov. 3.  
Sandwich.

To William de Thorp and his fellows, justices appointed to hold pleas before the king. Order to continue in the same state in which it now is the assize of novel disseisin which Hugh de Cliderhowe and Isabel his wife arrame before them against Bartholomew de Burgherssh, who is about to set out to parts beyond the sea with the king, and others contained in the original writ, for tenements in Great Stodelay, Sallay near Rypon, Lynton in Craven, Grantlay, Coppedhewyk, Foston, Naffreton and Beverley, while Bartholomew is staying in the said service or until further order, in accordance with the ordinance.

By K.

Nov. 21.  
Westminster.

Nicholas de Bolevill, knight, acknowledges that he owes to William de Broghton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment, acknowledged by William de Shiltewod, executor of William's will.*

The same Nicholas acknowledges that he owes to the said William 7l.; to be levied as aforesaid.

*Cancelled on payment, acknowledged by the said executor.*

Memorandum that Master John de Offord, the chancellor, on Tuesday, 28 October, in his house in the parish of St. Clement Danes without the bar of the New Temple, London, delivered the great seal in a white bag under his seal to Sir David de Wollore, keeper of the chancery rolls, to be taken to the king, then at Sandwich upon his passage to parts beyond the sea, and David delivered the seal to the king in his chamber at Sandwich on the Tuesday following, and the king caused a commission of certain mariners to choose and take a ship and another to Henry earl of Lancaster to supply the king's place in Flanders and Calais and elsewhere in France, to be sealed therewith, and then ordered the seal to be replaced in the bag under the seal of Guy de Briane, knight, and to be delivered to David to be kept until further order, and on Thursday following, the 13 November, David delivered the seal to the king, who, certain rumours being heard that he would not cross, delivered it on the following Saturday to Master Andrew de Offord, clerk, to be taken to the chancellor in London, to seal writs therewith, and on Sunday following Andrew delivered the seal to the chancellor in his said house, who on the morrow, to wit 17 November, caused it to be opened in the accustomed place in the hall of Westminster and sealed writs therewith, and on the same day he delivered another great seal for the government of the realm in the king's absence, which he received from William de Edyngton, bishop of Winchester, on Wednesday 29 October, and with which he caused writs and other things to be sealed, from that day until 17 November, to John de Chestrefeld, clerk, to be delivered to the treasurer and chamberlains, to be kept safely in the treasury. [*Fædera.*]

Nov. 20.  
Westminster.

To the sheriff of Cambridge. Order to take into the king's hand all the lands, goods and chattels which belonged to Henry Godefrey, clerk, and to keep them safely, informing the king of their nature and value, as Henry, at his death, was bound to the king in divers debts.

By K.

Dec. 4.  
Sandwich.

Thomas son of John Sauvage acknowledges that he owes to Walter de Mauny, knight, 69l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Dec. 4.  
Sandwich.

Nicholas de Taterford, clerk, acknowledges that he owes to Richard de Thoresby, clerk, 100s.; to be levied etc. in co. Norfolk.

Enrolment of grant by William Croyser to Lady Elizabeth de Pabenharn, mother of Thomas de Pabenharn, of 16 marks early rent to be received

1348.

*Membrane 8d—cont.*

of his manors of Hynewyk and Pabenham, co. Bedford, to hold for life, with power of distraint if the rent be in arrear. Dated at Pabenham on Monday after St. Andrew, 22 Edward III.

*Memorandum* that William came into chancery at London on 4 December and acknowledged the preceding deed.

Nov. 28.  
Westminster.

To the treasurer and barons of the exchequer. Order to permit Walter de Chiriton, Thomas de Swanlond and Gilbert de Wenlyngburgh, the king's merchants, to have respite for three years from Michaelmas next for rendering divers bills of the wardrobe after viewing the indenture made between the king and them containing that although they are bound, by agreements previously made with the king, to surrender at the exchequer divers letters patent or bills of the wardrobe of ancient debts, in the king's discharge, the king on 1 May last gave them the said respite as the merchants fear to make such restitution because those bills are found to be false and counterfeit, by reason of a chevance which the merchants made with the king.

Dec. 7.  
Sandwich.

Martin Goderich of Hapesburgh acknowledges that he owes to Robert de Wymundewold, parson of Little Thrillowe church, 40s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of grant by Robert de Waleys to Hugh de Sadelyngstanes of all his lands within the liberty of Tyndale, to wit, in Nunwyk, Midilburn, Blaclawe and Greneheved with all their appurtenances, with release to Hugh of all his right and claim in the lands of Nunwyk which Hugh holds of his demise for a term of years. Dated on 1 December, 22 Edward III.

*Memorandum* that Robert came into chancery at London on 3 December and acknowledged the preceding deed.

Dec. 9.  
Sandwich.

John de Bukyngham, parson of Olneye church, diocese of Lincoln, acknowledges that he owes to Richard de Thoresby, clerk, 40l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*

#### MEMBRANE 7d.

Nov. 24.  
Westminster.

To the mayor and bailiffs of Dover. Order, upon pain of forfeiture, not to permit any earl, baron, knight, esquire or other man at arms to cross from that port to any parts beyond without the king's special order or licence. By K.

The like to the following, to wit:—

The mayor and sheriffs of London.

The mayor and bailiffs of Southampton.

Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to those who supply his places.

The mayor and bailiffs of Newcastle upon Tyne.

The bailiffs of Harwich.

The mayor and bailiffs of Lenn.

The bailiffs of Ipswich.

The mayor and bailiffs of Rye.

The bailiffs of Boston.

The bailiffs of Shorham.

The bailiffs of Great Yarmouth.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Wynchelse.

The mayor and bailiffs of Kyngeston upon Hull.

1348.

*Membrane 7d—cont.*Nov. 20.  
Westminster.

To the sheriff of Kent. Order to cause proclamation to be made that no earl, baron, knight, esquire or other man at arms, shall presume to cross out of England to parts beyond without the king's special order and licence, upon pain of forfeiture.

By K.

The like to the following, to wit :—

The sheriff of Cornwall.

The sheriff of Somerset and Dorset.

The sheriff of Essex.

The sheriff of Southampton.

The sheriffs of London.

The sheriff of Surrey and Sussex.

The sheriff of Devon.

The sheriff of Norfolk and Suffolk.

The sheriff of Lincoln.

The sheriff of Kent.

Nov. 20.  
Westminster.

To R. bishop of London. Summons to attend a parliament at Westminster on Monday after Hilary next to treat upon divers urgent affairs with certain magnates and others of the part of the king's adversary of France, and some of the part of the count and people of Flanders, and on certain affairs touching the king and his realm, warning the dean and chapter of St. Paul's, London, and the archdeacons and clergy of his diocese to attend the said parliament, the dean and archdeacons in person and the chapter and clergy by their proctors.

By K.

[*Rep. Dignity of a Peer*, iv, page 577.]

The like, '*mutatis mutandis*,' to J. de Offord, dean of Lincoln, elect and confirmed of Canterbury, W. bishop of Winchester and fourteen other bishops. [*Ibid.*]

To W. bishop of Worcester. Summons to attend the said parliament, '*mutatis mutandis*,' notwithstanding the immunity previously granted to him not to come to the king's parliament. [*Ibid.*]

To W. archbishop of York. Summons to send a proctor to attend the said parliament, '*mutatis mutandis*,' as he cannot attend in person on account of bodily weakness. [*Ibid.*]

The like to the following, to wit :—

R. bishop of Coventry and Lichfield.

H. bishop of Rochester. [*Ibid.*]

To the abbot of Westminster. Summons to attend the said parliament. [*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital of St. John of Jerusalem in England and two other priors. [*Ibid.*]

To the abbot of Oseneye. Summons to attend the said parliament, notwithstanding any previous charters or letters patent to the contrary. [*Ibid.*]

The like to the following, to wit :—

The abbot of Thornton.

The abbot of Thorneye. [*Ibid.*]

To Edward de Ballioli, king of Scotland. Summons to attend the said parliament, knowing that the king will not excuse his absence, on account of the said affairs. [*Ibid.*]

The like to Henry earl of Lancaster and nine other earls and to fifty-six others. [*Ibid.*]

1348.

*Membrane 7d—cont.*

To William de Thorp. Summons to attend the said parliament. [*Ibid.*]  
The like to fifteen others. [*Ibid.*]

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons in each of those ports to be elected to attend the said parliament. [*Ibid.*]

To the sheriff of Kent. Order to cause two knights for that shire, two citizens for each city and two burgesses for each borough to be elected to attend the said parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 23.  
Otford.

Elias Dycoun of London, skinner, acknowledges that he owes to John de Newebury, citizen and corder of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*MEMBRANE 6d.*

Nov. 20.  
Westminster. To the collectors in co. Berks of the tenth and fifteenth last granted. Order to supersede the exaction of the tenth and fifteenth of the lands which belonged to John de Bello Campo, of Somerset, tenant in chief, in that county, in the king's hand by reason of the minority of his heir, two parts whereof were committed to Robert de Ferariis and Reginald de Cobham for rendering a certain thing to the king yearly until the heir should come of age. By C.

Dec. 9.  
Sandwich.

Nicholas de Eston of Staunford, clerk, acknowledges that he owes to Thomas de Cotyngham the elder and to Robert de Cave 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Dec. 10.  
Westminster.

Nicholas de Eston of Staunford, clerk, acknowledges that he owes to John de Pokellyngton and John de Scarle 100*l.*; to be levied etc. in co. Rutland.

Dec. 11.  
Westminster.

Thomas de Dolfanby, John de Eglesfeld and John de Brigham, clerk, acknowledge that they owe to John de Marton, clerk, 60*s.*; to be levied etc. in co. Cumberland.

Dec. 12.  
Westminster.

John de Penereth acknowledges that he owes to Adam de Derleton, clerk, 40*s.*; to be levied etc. in co. Cumberland.

Dec. 16.  
Westminster.

John de Stoke, parson of Seynesbury church, acknowledges that he owes to Master Simon de Islep and to John de Wynewyk, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Gloucester.

*Cancelled on payment, acknowledged by John de Wynewyk.*

Dec. 15.  
The Tower.

To the mayor and bailiffs of Wynchelse. Order to cause a ship called 'la Laurence' of Wynchelse, whereof Benedict Sely is master, to be arrested without delay together with the goods and chattels therein, and to keep them safely until further order, and to seize Benedict and take him to the Tower of London to stay there until the king orders his release, as John Syward, citizen of London, laded in the said ship in the port of London 10 tuns of wheat flour containing 67 quarters 7 bushels to be taken thence to Sandwich for the king, and Benedict took the ship and flour to Wynchelse and did his will with the flour, defrauding the king. By K.

*Membrane 6d—cont.*

1348.  
Dec. 18.      To William Bisshop, the king's serjeant at arms. Order to supersede  
Otford.      until further order the execution of the assignment made to him on  
26 November last to take into the king's hand all the castles, manors and  
lands of Maurice son of Thomas earl of Dessemound in Ireland, together  
with the knights' fees, services, advowsons, liberties and other appur-  
tenances, and to deliver them to Ralph, baron of Stafford and Richard  
Talbot, to whom the king committed the custody thereof for rendering a  
certain ferm yearly. By K.
- Dec. 20.      John Wroth acknowledges that he owes to Master John de Offord, elect  
Otford.      of Canterbury, 200*l.*; to be levied, in default of payment, of his lands and  
chattels in co. Kent.
- Dec. 21.      Simon Rote, skinner of London, acknowledges that he owes to David de  
Otford.      Wollore, clerk, 200*l.*; to be levied etc. in the city of London.
- Dec. 24.      John de Sloghtre acknowledges that he owes to the master of the  
Westminster.      hospital of St. John without the east gate, Oxford, 20 marks; to be levied  
etc. in co. Gloucester.—William de Shareshull received the acknowledg-  
ment by writ, which is on the files of this year.
- Dec. 23.      To the sheriff of Surrey. Order to release Alice atte Rye from prison by  
Westminster.      a mainprise to return to prison within a month after her delivery or to  
satisfy John de Sugworth and Margery his wife for the damages inflicted  
on them, as Alice has besought the king to provide a remedy, as she is  
arrested and imprisoned at Guldeford by reason of a disseisin made by her  
upon John and Margery for tenements in Hammeseye and Chagelegh  
whereof she was convicted before Richard de Wylughby and his fellows,  
justices of assize in that county, by recognisance of novel disseisin, and she  
is pregnant and near her delivery, so that she may avoid peril to herself  
and her offspring, which may easily arise if she is deprived of feminine  
help at the moment of her delivery. By K.
- Dec. 24.      To the sheriff of Essex and Hertford. Order to cause as many bridges  
Westminster.      to be made upon the banks from the town of Stratford to Ware and thence  
to Hertford as there have been there, by the advice of John de Sancto  
Albano, before the Circumcision next, compelling all those who are bound  
to make the said construction and repairs by distrains and otherwise,  
causing proclamation to be made that no one, upon pain of forfeiture, shall  
presume to go to take birds by those banks until the king has had his  
sport there, without the king's special licence. By K.
- To the sheriff of Middlesex.      The like order. By K.
- Dec. 18.      Master Alan de Beverle for his good service to the king and to Queen  
Otford.      Philippa is sent to the abbot and convent of Fontayngnes, to receive such  
maintenance for life in that house as John de Waltham, the king's envoy,  
deceased, had there at the king's request. By p.s. [19929.]
- Dec. 28.      Thomas de Werynton, yeoman of the king's larder, is sent to the abbot  
Westminster.      and convent of Malmesbury, to receive such maintenance in that house for  
life as William Lengleys, deceased, had there at the late king's request.  
By p.s. [19986.]
1349.  
Jan. 4.      John le Clerc, yeoman of the king's poultry, is sent to the abbot and  
Westminster.      convent of Wynchecombe, to receive such maintenance in that house for  
life as John Gois, deceased, had there at the king's request.  
By p.s. [19952.]

1349.

*Membrane 6d—cont.*

Jan. 1. Richard Fox, the king's courier, is sent to the prior and convent of Ely, to receive such maintenance from that house for life as Alexander de la Sculerie, deceased, hath there at the king's request. By p.s. [19979.]  
Westminster.

Jan. 10. Otto de Holand, knight, acknowledges that he owes to Thomas Harwold, citizen and pepperer of London, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.  
Westminster.  
*Cancelled on payment.*

Jan. 14. Richard Dammery, knight, acknowledges that he owes to Otto de Holand, knight, 800*l.*; to be levied etc. in co. Oxford.  
Westminster.

1348.

*MEMBRANE 5d.*

Enrolment of release by Queen Isabel, lady of Ireland and countess of Ponthieu (*Pountif*), to Henry earl of Lancaster, Derby and Leicester and steward of England, of all her right in the castle of Cliderhou, the manors of Penwortham, Totyngton and Rachedale with the hamlets, chaces, parks and other appurtenances in co. Lancaster, and in the manor of Slayteburn with the hamlets and the free chace of Bouland and all other appurtenances in co. York, which castle etc. the king has seised out of her hand and delivered to the earl as his right and inheritance, with the assent of the council, after the death of Alice countess of Lincoln. Witnesses: Sir John de Staunton, Ralph de Tissyngton, Hervy de Mohun, Thomas de la Ryvere, John Bulneys, clerk. Dated at Hertford on 1 December, 22 Edward III. *French.*

*Memorandum* that the said queen on 10 December came before Matthew de Assheton, clerk, to whom the king gave power by writ to receive her acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* of this year.

Dec. 14. Michael de Ponyngges, knight, acknowledges that he owes to William Botevilleyn, knight, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.  
The Tower.

*Cancelled on payment.*

William Botevilleyn, knight, acknowledges that he owes to Michael de Ponyngges, knight, 6,000*l.*; to be levied etc. in co Norfolk.

*Cancelled on payment.*

Enrolment of release by Queen Philippa to Henry earl of Lancaster, Derby and Leicester and steward of England, of all her right in the castle, burgh and honour of Pontefract, with all appurtenances as she held them for the king's gift, for life, and which the king has seised out of her hand and rendered to the earl as his right and inheritance, with the assent of the council after the death of Alice countess of Lincoln. Witnesses: Sir Thomas de Haukeston, Sir John de Leukenore, Austyn Waleys, Simon Symeon, Thomas de la Ryvere. Dated at Otteford on 29 November, 22 Edward III. *French.*

*Memorandum* that the said queen on 14 December came before William de Horewich, clerk, to whom the king gave power by writ to receive her acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* of this year.

*Membrane 5d—cont.*

1348.

Dec. 18.  
Oxford.

To Walter de Bermyngham, justiciary of Ireland, or to him who supplies his place. Order to supersede until further order the execution of the king's orders directing him to deliver the castles, manors and lands of Maurice son of Thomas earl of Dessemound in Ireland, to Richard baron of Stafford and Richard Talbot, or to their attorneys, notwithstanding any commissions to the contrary to William Bisshop, his serjeant at arms, or to others.

By K.

Dec. 20.  
Oxford.

Walter de Chiryton, Thomas de Swanneslond, Gilbert de Wendelyngburgh and Richard de Berkyng acknowledge that they owe to brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, 410*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Dec. 19.  
Westminster.

To the bailiffs of Scardeburgh. Order to dearrest without delay a ship of Middilsburgh in Seland, called '*Palmeday*,' whereof John Ryse of Middilsburgh is master, with the mariners thereof, and certain goods of the men of Scotland laded therein, as the king granted a truce to those men until Midsummer next, and he has learned that they have arrested the said ship, driven to the port of that town by the rough sea, together with the said mariners and goods, contrary to the truce aforesaid, which the king wishes to be observed inviolate.

By C.

[*Fœdera*.]Dec. 22.  
Oxford.

William Albon of Fletestrete, armourer, and Henry Armurer of Flete acknowledge that they owe to Robert Spigurnel 10 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

Richard Vautort of Sabrichesworde acknowledges that he owes to Thomas Blount of Sabrichesworde 30*l.*; to be levied etc. in co. Hertford.

Dec. 24.  
Oxford.

John de Cobham of Ardynton, knight, acknowledges that he owes to William de Ponte Fracto, citizen of London, 300*l.*; to be levied etc. in co. Sussex.—The chancellor received the acknowledgment.

Dec. 27.  
Westminster.

To Th. bishop of Durham or to his justices of assize in the liberty of Durham. Order to continue in the same state in which it now is the assize of novel disseisin which William Legat, master of the hospital of St. Giles, Kypier, arrames before them against William de Dalton, parson of Houghton church, who is about to set out in the king's service to the parts of Caley, and others contained in the original writ, for tenements in Houghton and Newebotell, so long as he remains in that service or until further order in accordance with the ordinance.

By p.s. [19934.]

1349.

Jan. 5.  
Westminster.

Adam Maunsell of Croydon acknowledges that he owes to John de la Dale of Monweden 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Jan. 9.  
Oxford.

Geoffrey de la Mare acknowledges that he owes to Roger bishop of Coventry and Lichfield 100 marks; to be levied etc. in co. Northampton.

Jan. 8.  
Westminster.

To the treasurer and barons of the exchequer. Order to permit William Pouche to pursue the affairs of Queen Philippa without hindrance until the quinzaine of Midsummer next, by a mainprise, as the king lately ordered them to release William from the Flete prison, where he was detained for a debt due to the king, until the quinzaine of Hilary next, by a mainprise, and now, as he is about to set out to parts beyond the sea on the said affairs, he has found before the king in chancery John de Bedeford of

1349.

*Membrane 5d—cont.*

London, William de Lameleye, John de Chevele, Robert de Lamelee and Simon de Bedeford his mainpernors, who have undertaken to have him before the treasurer and barons on the quinzaine of Midsummer next.

John de Thresk, clerk, puts in his place William de Burstall and Henry de Houeden, clerks, to prosecute the execution of a recognisance for 7*l.* 13*s.* 4*d.* made to him in chancery by William de Acton of Thresk.

MEMBRANE 4*d.*

Enrolment of release by Reginald son of Simon de Sibethorp to John Cosyn, chaplain, keeper of the chapel of St. Mary Sibethorp and of the chantry there, and to his successors obtaining the church of Sibethorp to their own uses, of all his right and claim in a plot of land in that town called 'le Cakerowe,' contiguous to the house of the rectory of the keeper of his church on the west and to the cemetery of that church containing 3½ roods of land by the king's perch of 20 feet, 3 cottages near the way leading from the said rectory to that church and in all that part of the said plot near le Bek, between the grange of the keeper there and le Kirkecauce, planted with divers trees, and also in a certain selion of land in that town lying between the land of Thomas son of Gilbert and that which belonged to William Sheyle, to hold in frank almain, in exchange for other lands granted to him by the keeper for enlarging his house and enclosures in that town, and of all his right and claim in 3*s.* 6*d.* rent in a moiety of a toft in the said town of Sibethorp, which toft formerly belonged to William Sheyle, lying between Reginald's house on the south and the house of the said rectory on the north, which toft Simon, Reginald's father, lately acquired of the heirs of William Sheyle, by a fine levied in the king's court, and in 4 perches 2 feet of land in length and 10 feet of land in breadth contiguous to the cemetery on the east side and in 2 selions of land in the town of Sibethorp, whereof one lies upon le Standhard between the lands of the said keeper on either side, and the other lies upon Settecop furlong near the keeper's land, which selions the keepers and other rectors of the church have held as of the right of their church, and Simon released the moiety for enlarging the rectory house, and the said land is for enlarging the cemetery, for the salvation of his soul and of his heirs and relations; Reginald has also released to the keeper all his right and claim in all other messuages, tofts, lands, meadows, pastures and services in the said town of Sibethorp and in the towns of Hokesworth, Sireston and Aslacton which belonged to Simon, in his possession or in the possession of Reginald or of John son of Reginald de Aslacton, knight, the elder, his kinsman, or of any other kinsmen, or of Sir Thomas de Sibethorp, parson of Bekyngnam church, founder of the said chapel and chantry and which the keeper holds in the said towns, and also in the advowson of Sibethorp church. Witnesses: Sir Geoffrey de Staunton, knight, William son of Geoffrey, Thomas Peronel, Sir Adam de Roldeston, chaplain, William Basset, yeoman of the said Reginald, Richard Hardewyn, formerly Reginald's serjeant, John de Flyntham, then Reginald's serjeant. Dated at Sibethorp on Friday the morrow of Corpus Christi, 22 Edward III.

*Memorandum* that Reginald on 20 June came to Sibethorp, co. Nottingham, before Thomas de Sibethorp, clerk, to whom the king gave power by writ to receive his acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *delimus potestatem* of this year.

1349.

*Membrane 4d—cont.*

Enrolment of release by Reginald son of Simon de Sibethorp to Sir John Cosyn, chaplain, keeper of the chapel of St. Mary, Sibethorp, and of the chantry there, and to his successors, of all his right and claim in the moiety of a toft in Sibethorp called 'Sheyleplace' lying on the north next the rectory of Sibethorp church, which toft Simon his father acquired of the heirs of William Sheyle, by charter and by a fine levied in the king's court, also in two selions of land, one lying upon le Standhard and the other upon Settecopfurlong, also in 12*d.* rent in the town of Sibethorp and Sireston which William son of Geoffrey le Clerk paid yearly to the keeper by reason of the anniversary of the said Simon, for alms to be distributed yearly for the souls of Simon and his relations; also all his right and claim in 2*s.* 6*d.* rent in Sibethorp which Ralph de Sancto Paulo, when lord of Sibethorp, used to pay by reason of a ditch and the sluices of his water mill, whose estate the said keeper now holds in those tenements upon the water of Kersyk in a place called Langebrig in the town of Sibethorp, in the soil of the ancestors of Simon and Reginald, on the north of the said water, for a park made and by reason of certain trees of Ralph growing upon that ditch in Reginald's soil, which mill and sluice have long been broken and waste and the ditch filled up; also in every other rent or service due by reason of the said mill, sluices, ditch and trees or of other lands which the keeper holds. Witnesses: Geoffrey de Staunton, knight, John de Shelton, John Bedewynd, William son of Geoffrey, Thomas Peronel. Dated at Bekyngham on 10 April, 21 Edward III.

*Memorandum* that Reginald, on 20 September, came to Newerk, co. Nottingham, before Robert de Kelm, clerk, to whom the king gave power by writ to receive his acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* of this year.

MEMBRANE 3*d.*

Jan. 1.  
Westminster.

To W. bishop of Winchester. Summons to attend a parliament at Westminster on Monday the quinzaine of Easter next, directing the prior and chapter of St. Swithun's, Winchester, the archdeacons and all the clergy of his diocese to attend the said parliament, the prior and archdeacons in person, and the chapter and clergy by their proctors, as the king ordained that the parliament should be held there on Monday after Hilary next, but he has prorogued it to the said day on account of the plague there and in other surrounding places. By K. and C.

[*Fœdera. Rep. Dignity of a Peer*, iv, page 580.]

The like to J. elect of Canterbury, R. bishop of London and fourteen other bishops.

To W. bishop of Worcester. Summons to attend the said parliament, '*mutatis mutandis*,' notwithstanding the immunity granted to him for not coming to parliaments. By K and C.

[*Ibid.*]

To W. archbishop of York. Order to send a proctor to take his place at the said parliament, as he cannot travail to be present in person on account of bodily weakness. [*Ibid.*]

The like to the following, '*mutatis mutandis*,' to wit:—

R. bishop of Coventry and Lichfield.

H. bishop of Rochester. [*Ibid.*]

1349.

*Membrane 3d—cont.*

To the abbot of Westminster. Summons to attend the said parliament.  
[*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital of St. John of Jerusalem in England and two other priors. [*Ibid.*]

To the abbot of Oseneye. Summons to attend the said parliament, notwithstanding any charters or letters patent of the king to the contrary.  
[*Ibid.*]

The like to the following, to wit:—

The abbot of Thornton.

The abbot of Thorneye. [*Ibid.*]

To Edward de Balliolo, king of Scotland. Summons to attend the said parliament, knowing that the king will not excuse his absence.  
[*Ibid.*]

The like to Henry earl of Lancaster, ten other earls and to fifty-six others. [*Ibid.*]

To William de Thorp. Summons to attend the said parliament. [*Ibid.*]

The like to fifteen others. [*Ibid.*]

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons for each of those ports to be elected to attend the said parliament.  
[*Ibid.*]

To the sheriff of Kent. Order to cause two knights for that shire, two citizens for each city and two burgesses for each borough in the county, to be elected to attend the said parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Enrolment of release by Walter de Shorne of Great Stanmere in co. Middlesex to Robert Wendout, of all his right and claim in all the land called 'Brodecroft' and the wood called 'Conywere,' the meadow called 'Hallemed' and all the arable land within hedges there, with the hedges, ditches and all other appurtenances in Great Stanmere. Dated on 14 January, 22 Edward III.

*Memorandum* that Walter came into chancery at London on 14 January and acknowledged the preceding deed.

Jan. 18.  
Westminster.

John de Makelesden and Robert his brother acknowledge that they owe to Oliver de Dynelay, parson of Brampton church, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

#### MEMBRANE 2d.

Jan. 10.  
Rotherhithe.

Guy de Briane, the younger, knight, acknowledges that he owes to Thomas de Clopton, keeper of the king's wardrobe, 1,600*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled according to the form of a schedule annexed hereto, acknowledged by William de Retford, keeper of the wardrobe.*

Roger de Elmerugge acknowledges that he owes to the same Thomas 760*l.*; to be levied etc. in co. Worcester.

Roger de Clebury acknowledges that he owes to the same Thomas 106*l.* 13*s.* 4*d.*; to be levied etc. in co. Salop.

1349.

*Membrane 2d—cont.*

William Daubeney, knight, acknowledges that he owes to the same Thomas 800*l.*; to be levied etc. in co. Middlesex.

*Cancelled by writ of privy seal on the files of the 27th year of the reign, because the king pardoned the said sum.*

Jan. 23.  
Langley.

John de Beykryng, knight, acknowledges that he owes to Thomas de Clopton, keeper of the wardrobe, 800*l.*; to be levied etc. in co. Nottingham.

*Memorandum* that the five recognisances preceding are made for the security of the payment of divers sums which the said Guy, Roger, Roger, William and John are bound to pay to Thomas and to his successors, keepers of the wardrobe, for the expenses of the king's household, for the farms of divers manors and lands which belonged to Laurence de Hastynges, earl of Pembroke, tenant in chief, in the king's hand by reason of the minority of John, the earl's son and heir, and in the custody of the said keeper, demised to them by Thomas to hold until the heir come of age.

Jan. 19.  
Westminster.

William de Bohun, earl of Northampton, acknowledges that he owes to Thomas de Bradeston, knight, 233*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Berks.

*Cancelled on payment.*

Jan. 17.  
Westminster.

John son of John Graunt, kinsman and heir of Robert de Chigwell of Chelchheth acknowledges that he owes to Robert atte Watere 20*l.*; to be levied etc. in co. Middlesex.

Jan. 20.  
Westminster.

Agnes de Brok, daughter of Ralph de Brok, acknowledges that she owes to Henry de Brusele, John de Brusele the younger and John Piel 100*l.*; to be levied etc. in co. Buckingham.

Jan. 6.  
Westminster.

Richard Talbot, knight, acknowledges that he owes to John de Pulteneye knight, 100*l.*; to be levied etc. in co. Kent.

*Cancelled on payment, acknowledged by William de Dersham, Walter de Multon and John de Tilteye, executors of John's will.*

Jan. 28.  
Langley.

To the sheriffs of London. Order to cause proclamation to be made that the king wishes the affairs concerning the common law of England and his special favour to be sued henceforth, those of the common law before the elect of Canterbury, the chancellor, and those concerning the king's favour before the said chancellor or keeper of the privy seal so that they may send the things which cannot be done without consulting the king together with their advices thereon, to the king, so that after inspection he may signify his will to them, as he is much occupied upon divers affairs touching him and the state of the realm.

By K.

[*Fædera.*]

Enrolment of the oath taken in 1348 in the second Indiction in the 7th year of Pope Clement VI on 14 December by Master John de Offord, elect of Canterbury, of fealty for the temporalities of the archbishopric, read before the king by William bishop of Winchester, renouncing any words in the papal bulls of provisions to the archbishopric prejudicial to the king. Dated in the royal chamber in the Tower of London. Witnesses: Sir Batholomew de Burgherssh, Sir John Darcy, knights, Sir Thomas de Brembre, canon of Lincoln, Sir David de Wollore and Master Andrew de Ufford, clerks.

John de Bautre, clerk of Worcester diocese, public apostolic notary, has drawn up the said oath and renunciation in this public form and sealed it with his seal.

[*Ibid.*]

1349.

*Membrane 2d—Schedule.*

*Memorandum* that whereas Guy de Briane made an acknowledgment to Thomas de Clopton, keeper of the king's wardrobe, in 1,600*l.*, for the safe payment of a sum of money which he was bound to pay to Thomas and the keepers of the wardrobe for the ferm of certain manors and lands in co. Leicester which belonged to Laurence de Hasting, earl of Pembroke, tenant in chief, in the king's hand by reason of the minority of the earl's heir, demised to him by Thomas, to hold until that heir should come of age, William de Retford, now keeper of the wardrobe, came into chancery on 1 February in the 26th year of the reign and said that it had been shown before the council that Guy had never had possession of the said manors and lands, but that certain other fermors still hold them of Thomas's demise, who all, except one who holds the manor of Naileston, which belonged to the earl, of Thomas's demise, came before the treasurer and barons of the exchequer at Guy's suit and acknowledged that they had those fermes of Thomas and ought to answer therefor, wherefore the council declared that the said recognisance for 1,600*l.* is annulled, and that Guy will make another recognisance to William for 100*l.* as security for the payment to him of the ferm of the manor of Naileston, if he find no other fermor who ought to be charged therewith and if he does the recognisance shall be annulled, which recognisance Guy made on the said 1 February.

*MEMBRANE 1d.*

Jan. 21.  
Westminster.

Thomas Sterre, citizen of London, and John Wroth of London, fishmonger, acknowledge that they owe to John Leche of London, fishmonger, 3*l.* 18*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Roger Port, executor of the will of John Leche.*

Nicholas Lomer of Mepham acknowledges that he owes to John de Marton, clerk, 20*s.*; to be levied etc. in co. Kent.

Jan. 28.  
Westminster.

John de Norwico of Cokefeld, John de Dunton of Lavenham and Ralph de Dunton of Lavenham acknowledge that they owe to Queen Philippa 130*l.*; to be levied etc. in co. Suffolk.

*Cancelled on payment, acknowledged by John de Eston, the queen's general attorney.*

Robert le Lyndraper, citizen and merchant of London, acknowledges that he owes to Richard de Wynnesbury and to Nicholas de Wynnesbury, clerk, 116 marks 6*s.* 8*d.*; to be levied etc. in the city of London.

John Leche of London, fishmonger, acknowledges that he owes to Martin de Secheford of London, fishmonger, 20*l.*; to be levied etc. in the city of London.

Enrolment of indenture made between Sir Reginald son of Simon of Sibethorp and Sir John Cosyn, chaplain, keeper of the chapel of St. Mary, Sibthorp, and of the chantry there, obtaining Sibethorp church, testifying that Reginald granted to the keeper a plot of land in Sibethorp called 'Oakerowe,' next the rectory of Sibethorp church on the west and the cemetery of that church, containing 8½ roods of land by the king's perch of 20 feet, 8 cottages near the way leading from the rectory to the church, a selion of land in Sibethorp lying on the other side of the way leading below Reginald's enclosure, from Sibethorp to le Shovels opposite the

1349.

*Membrane 1d—cont.*

corner of that enclosure towards the north, extending in length towards the west between the land of Thomas son of Gilbert and that formerly of William Sheyle, to hold in frank almain without rendering any rent or services to him, to wit the said plot for enlarging the rectory house and cemetery and the selion in exchange for 3 selions of land in Sibethorp which were parcel of the lands of the endowment of that church, next the house and enclosure of Reginald in that town whereof 2 selions lie next his house within his enclosure there on the east, in length up to the corner of the house of Thomas son of Gilbert, near the way there, which was a common way for all the men of Sibethorp for taking their cattle, carts and other things from that town to the meadow of Middelbekkes, and the third selion lies below that enclosure, in length on the north, for enlarging his house and enclosures, granted by the keeper with the assent of Sir Thomas de Sibethorp, parson of Bekyngham church, founder of the said chapel and chantry; also for the common of pasture which the keeper ought to have as rector of Sibethorp church, within that enclosure, and for a way beginning at the head of the town of Sibethorp, leading below the house of Thomas son of Gilbert and so across the said enclosures eastwards to the said meadow of Middelbekkes and the field of Brademere by which way the keeper as rector ought to have passage as the rectors have been wont to have for taking cattle, carts and other things; and for having pardon for 40 marks in which Simon, Reginald's father, was bound to the said founder for having a perpetual chantry with a chaplain to celebrate divine service in the chapel of St. Anne, at her altar in the said church, in which chapel the bodies of the ancestors of Simon and Reginald are buried before the altar, for the soul of Simon, his ancestors, heirs and relations and for the soul of Robert de Scredeyngton, lately killed, according to the agreement made between Simon and Isabel, late Robert's wife, and Sir Robert and Sir John his son and certain children of Robert and Isabel; and for amoving the houses of the said three cottages and the timber thereof at the keeper's cost, and for building them in another place according to the disposition of Simon and Reginald, near la Grene, of the length and breadth of the cottages, and to give reasonable satisfaction for Simon and Reginald, at the keeper's cost, to Simon de Claxton, sergeant of Simon, and to Agnes his wife, daughter of the said William Sheyle, for the estate which they have for Agnes's life, of the demise of Simon and Reginald, in one of those cottages next the rectory house, upon condition that if Reginald or any other has alienated those tenements granted to Reginald in exchange by the keeper, or if the keeper implead him for any of the lands granted in exchange to him and recover them against him by judgment in the king's court, then the keeper may enter all the said tenements granted to Reginald in exchange, and throw down the ditches and enclosure there, enter the enclosure with his cattle and have common with them there, and all the premises shall lose their force, and that Thomas de Sibethorp shall have an action against Simon for the 40 marks. Witnesses: Sir Geoffrey de Staunton, Sir John Bozon, knights, Sir William de Lok, rector of Houton church, John de Ker, Robert atte Grene of Sibethorp, Thomas Peronel, Robert Adam. Dated at Sibethorp on Thursday, the feast of Corpus Christi, 22 Edward III.

*Memorandum* that Reginald and John Cosyn on 19 June came to Sibethorp, co. Nottingham, before Thomas de Sibethorp, clerk, to whom the king gave power by writ to receive their acknowledgment, and acknowledged the preceding deed, which writ is on the files among the writs of *dedimus potestatem* of this year.



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GENERAL INDEX.

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## GENERAL INDEX.

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